

**UNITED STATES BANKRUPTCY COURT
NORTHERN DISTRICT OF CALIFORNIA
SAN FRANCISCO DIVISION**

In re:
PG&E CORPORATION,
- and -
PACIFIC GAS AND ELECTRIC
COMPANY,
Debtors.

Bankruptcy Case
No. 19-30088 (DM)

Chapter 11
(Lead Case)
(Jointly Administered)

CERTIFICATE OF PUBLICATION

I, Sonia Akter, do declare and state as follows:

1. I am employed at Prime Clerk LLC, the claims and noticing agent for the debtors in the above-referenced chapter 11 bankruptcy cases.

2. This Certificate of Publication includes sworn statements verifying that the Notice of Entry of Confirmation Order and Occurrence of Effective Date of Debtors' and Shareholder Proponents' Joint Chapter 11 Plan of Reorganization Dated June 19, 2020 [Docket No. 8252], as conformed for publication, was published in the following publications and on the following dates:

Publication Name	Date(s) of Publication	Exhibit Evidencing Publication
Del Norte Triplicate	July 10, 2020	Exhibit A
Los Angeles Times	July 10, 2020	Exhibit B
Napa Valley Register	July 10, 2020	Exhibit C
Redding.Com	July 10, 2020	Exhibit D
San Francisco Chronicle	July 10, 2020	Exhibit E
The Bakersfield Californian	July 10, 2020	Exhibit F
The Press Democrat	July 10, 2020	Exhibit G
The Times-Standard	July 10, 2020	Exhibit H
The Wall Street Journal	July 10, 2020	Exhibit I
Chico Enterprise Record	July 13, 2020	Exhibit J

1	East Bay Times	July 13, 2020	Exhibit K
2	Marin Independent Journal	July 13, 2020	Exhibit L
3	San Jose Mercury News	July 13, 2020	Exhibit M
4	The Fresno Bee	July 13, 2020	Exhibit N
5	The Modesto Bee	July 13, 2020	Exhibit O
6	The Record	July 13, 2020	Exhibit P
7	The Sacramento Bee	July 13, 2020	Exhibit Q
8	USA Today	July 13, 2020	Exhibit R
9	Red Bluff Daily News	July 14, 2020	Exhibit S
10	The Union	July 14, 2020	Exhibit T
11	Ukiah Daily Journal	July 14, 2020	Exhibit U
12	Mad River Union	July 15, 2020	Exhibit V
13	Mount Shasta Area Newspapers	July 15, 2020	Exhibit W
14	Paradise Post	July 15, 2020	Exhibit X
15	San Francisco Examiner	July 15, 2020	Exhibit Y
16	Siskiyou Daily News	July 15, 2020	Exhibit Z
17	Trinity Journal	July 15, 2020	Exhibit AA
18	Modoc County Record	July 16, 2020	Exhibit BB
19	The Ferndale (California)	July 16, 2020	Exhibit CC

3. I declare under penalty of perjury under the laws of the United States of America, that the foregoing is true and correct and that if called upon as a witness, I could and would competently testify thereto.

Executed this 21st day of July 2019, at New York, NY.

/s/ Sonia Akter

SONIA AKTER

Exhibit A

Affidavit of Publication

STATE OF CALIFORNIA, COUNTY OF DEL NORTE

I, Jessica Vallejo, a citizen of the United States and a resident of the county aforesaid; I am over the age of eighteen years, and not a party to or interested in the above-entitled matter. I am the principal clerk of the printer of

Del Norte Triplicate

A weekly newspaper of general circulation, printed and published in the City of Crescent City, County of Del Norte, and which newspaper has been adjudged a newspaper of general circulation by the Superior Court of the County of Del Norte, State of California, under the date of March 21, 1952, case number 7594; that the notice of which the annexed is a printed copy (set in type not smaller than nonpareil), has been published and not in any supplement thereof on the following dates, to-wit

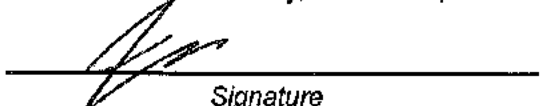
Account Name: PG&E Corporation

Legal Description: Legal Notice

Ad #290353

Published: July 10, 2020

I certify (or declare) under penalty of perjury that the foregoing is true and correct.
Dated at Crescent City, California, this 10 day of July 2020.



Signature

UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF CALIFORNIA, SAN FRANCISCO DIVISION	
In re: PG&E CORPORATION, — and — PACIFIC GAS AND ELECTRIC COMPANY; Debtors.	Bankruptcy Case No. 19-30088 (DM) Chapter 11 (Lead Case) (Jointly Administered)
NOTICE OF ENTRY OF CONFIRMATION ORDER AND OCCURRENCE OF EFFECTIVE DATE OF DEBTORS' AND SHAREHOLDER PROPONENTS' JOINT CHAPTER 11 PLAN OF REORGANIZATION DATED JUNE 19, 2020	
PLEASE TAKE NOTICE that:	
<p>1. The Plan and Confirmation Order. On June 20, 2020, the United States Bankruptcy Court for the Northern District of California, San Francisco Division (the "Bankruptcy Court") entered an order [Docket No. 6053] (the "Confirmation Order") confirming the <i>Debtors' and Shareholder Proponents' Joint Chapter 11 Plan of Reorganization Dated June 19, 2020</i> [Docket No. 8048] (together with all schedules and exhibits thereto, and as may be modified, amended, or supplemented from time to time, the "Plan"). Capitalized terms used but not defined herein have the meanings ascribed to such terms in the Plan or the Confirmation Order, as applicable.</p> <p>2. The Plan Effective Date. The Effective Date of the Plan occurred on July 1, 2020, and as a result, the Plan has been substantially consummated.</p> <p>3. Plan Binding. The Plan and all provisions of the Plan (including, without limitation, all discharge, injunction, exculpation, and release provisions contained in the Plan and in the Confirmation Order) are binding on all holders of Claims against, or Interests in, the Debtors, whether or not the Claims or Interests of any such holder are impaired under the Plan and whether or not any such holder voted to accept the Plan. You are encouraged to review the Plan and the Confirmation Order in their entirety.</p> <p>4. CHANNELING INJUNCTION. In addition to the other provisions of the Plan and the Confirmation Order, the Plan and the Confirmation Order provide that the sole source of recovery for holders of Fire Victim Claims shall be from the Fire Victim Trust, and the sole source of recovery for holders of Subrogation Wildfire Claims shall be from the Subrogation Wildfire Trust. The holders of Fire Victim Claims and Subrogation Wildfire Claims shall have no recourse to or Claims whatsoever against the Debtors or the Reorganized Debtors or their assets and properties. Consistent with the foregoing and as provided in the Plan and the Confirmation Order, all Entities that have held or asserted, or that hold or assert any Fire Victim Claim or Subrogation Wildfire Claim shall be permanently and forever stayed, restrained, and enjoined from taking any action for the purpose of directly or indirectly collecting, recovering, or receiving payments, satisfaction, or recovery from any Debtor or Reorganized Debtor or its assets and properties with respect to any Fire Claims, including all of the following actions:</p> <ul style="list-style-type: none"> a. commencing, conducting, or continuing, in any manner, whether directly or indirectly, any suit, action, or other proceeding of any kind in any forum with respect to any such Fire Claim, against or affecting any Debtor or Reorganized Debtor, or any property or interests in property of any Debtor or Reorganized Debtor with respect to any such Fire Claim; b. enforcing, levying, attaching, collecting or otherwise recovering, by any manner or means, or in any manner, either directly or indirectly, any judgment, award, decree or other order against any Debtor or Reorganized Debtor or against the property of any Debtor or Reorganized Debtor with respect to any such Fire Claims; c. creating, perfecting, or enforcing in any manner, whether directly or indirectly, any Lien of any kind against any Debtor or Reorganized Debtor or the property of any Debtor or Reorganized Debtor with respect to any such Fire Claims; d. asserting or accomplishing any setoff, right of subrogation, indemnity, contribution, or recoupment of any kind, whether directly or indirectly, against any obligation due to any Debtor or Reorganized Debtor or against the property of any Debtor or Reorganized Debtor with respect to any such Fire Claim; and e. taking any act, in any manner, in any place whatsoever, that does not conform to, or comply with, the provisions of the Plan Documents, with respect to any such Fire Claim. <p>5. Assumption of Executory Contracts and Unexpired Leases, and Resolution of Cure Disputes.</p> <p>a. Pursuant to Section 8.1(a) of the Plan and Paragraph 32a. of the Confirmation Order, as of July 1, 2020 and subject to the payment of any applicable Cure Amount, all executory contracts and unexpired leases to which any of the Debtors are parties shall be deemed assumed, unless such executory contract or unexpired lease (i) was previously assumed or rejected by the Debtors, pursuant to a Final Order, (ii) previously expired or terminated pursuant to its own terms or by agreement of the parties thereto, (iii) was the subject of a motion to assume, assume and assign, or reject</p>	
<p>filed by the Debtors on or before June 20, 2020, or (iv) is specifically designated as an executory contract or unexpired lease to be rejected on the Schedule of Rejected Contracts (as such Schedule may be amended).</p> <p>b. Pursuant to Section 8.2(c) of the Plan and Paragraph 34. of the Confirmation Order, in the event of an unresolved dispute regarding (i) any Cure Amount, (ii) the ability of the Reorganized Debtors or any assignee to provide "adequate assurance of future performance" (within the meaning of section 365 of the Bankruptcy Code), under the executory contract or unexpired lease to be assumed, or (iii) any other matter pertaining to assumption, assumption and assignment, or the Cure Amounts required by section 365(b)(1) of the Bankruptcy Code (each, a "Cure Dispute"), such Cure Dispute shall be preserved and may be resolved in due course either consensually without further order of the Bankruptcy Court, or, after notice and an opportunity to be heard, by a Final Order of the Bankruptcy Court, which may be entered after July 1, 2020.</p> <p>6. Time for Filing Rejection Damage Claims; Further Amendments to the Schedules of Assumed and Rejected Contracts.</p> <p>a. Pursuant to Section 8.3 of the Plan and Paragraph 35a. of the Confirmation Order, in the event that the rejection of an executory contract or unexpired lease under the Plan results in damages to the other party or parties to such contract or lease, any Claim for such damages, shall be forever barred and shall not be enforceable against the Debtors or the Reorganized Debtors, or their respective estates, properties or interests in property, unless a proof of Claim is filed with the Bankruptcy Court and served upon the Debtors or the Reorganized Debtors, no later than thirty (30) days after the later of (i) June 20, 2020, or (ii) the effective date of the rejection of such executory contract or unexpired lease, as set forth on the Schedule of Rejected Contracts or in an order of the Bankruptcy Court.</p> <p>b. Pursuant to Paragraph 32c. of the Confirmation Order:</p> <ul style="list-style-type: none"> i. the Debtors or the Reorganized Debtors have thirty (30) days from June 20, 2020 to file amendments to the Schedule of Assumed Contracts (as defined in the Plan Supplement) and Schedule of Rejected Contracts, to remove executory contracts and unexpired leases previously listed on the Schedule of Assumed Contracts and to add executory contracts and unexpired leases to the Schedule of Rejected Contracts; ii. any counterparty to an executory contract or unexpired lease that is added to the Schedule of Rejected Contracts or removed from the Schedule of Assumed Contracts shall have thirty (30) days from the date on which notice of such removal or addition is served on the counterparty to file an objection thereto, which objection may be resolved either consensually without further order of the Bankruptcy Court, or by a Final Order of the Bankruptcy Court, with any rejection deemed approved as of July 1, 2020; and iii. the rejection of any executory contract or unexpired lease added to the Schedule of Rejected Contracts shall be deemed approved by the Bankruptcy Court as of July 1, 2020 if an objection to the addition of such executory contract or unexpired lease to the Schedule of Rejected Contracts is not timely filed as provided above. <p>For the avoidance of doubt, the counterparty to an executory contract or unexpired lease that is added to the Schedule of Rejected Contracts shall have thirty (30) days to file a claim for rejection damages following the later of (i) July 1, 2020 and (ii) if a timely objection to rejection is filed and is not consensually resolved by the parties, the entry of an order approving the rejection of such executory contract or unexpired lease.</p> <p>7. Final Fee Applications. Pursuant to Section 2.2 of the Plan, all final requests for the payment of Professional Fee Claims against a Debtor, including any Professional Fee Claim incurred during the period from the Petition Date through and including July 1, 2020, must be filed and served on the Reorganized Debtors no later than sixty (60) days after July 1, 2020. All such final requests will be subject to approval by the Bankruptcy Court after notice and a hearing in accordance with the procedures established by the Bankruptcy Code, the Interim Compensation Order, and any other prior orders of the Bankruptcy Court regarding the payment of Professionals in the Chapter 11 Cases.</p> <p>8. Certain Documents. The Confirmation Order, the Plan, the Financing Procedures, and the Plan Supplement, can be viewed free of charge at the website for the Debtors' claims and noticing agent, Prime Clerk: https://primeclerk.com/ppe/. Additionally, copies of such documents may be obtained by accessing the Bankruptcy Court's website: http://www.cnb.uscourts.gov. A PACER password and login are needed to access documents on the Bankruptcy Court's website, and can be obtained at http://www.pacer.psc.uscourts.gov. The Fire Victim Trust Agreement and the Fire Victim Claims Resolution Procedures, among other documents related to the Fire Victim Trust, can also be viewed free of charge at the website for the Fire Victim Trust, http://www.firevictimtrust.com/. Dated: July 2, 2020</p> <p style="text-align: center;">WEIL, GOTSHAL & MANGES LLP KELLER BENVENUTTI KIM LLP</p>	

Wild Rivers Coast CLASSIFIEDS

PLACING A CLASSIFIED AD IS EASY AND FAST

To place an ad call:
541-813-1717
707-460-6727
Mon.-Fri. 8:30 a.m.-5 p.m.

To place an ad online:
www.CurryPilot.com
www.TriPLICATE.com
Anytime

Visit us at:
15957 US Hwy 101., Harbor, OR
501 H. St., Crescent City, CA
Mon.-Fri. 8:30 a.m.-5 p.m.

711 Home Medical Sv's

ATTENTION DIABETICS!
Save money on your diabetic supplies! Convenient home shipping for monitors, test strips, insulin pumps, catheters and more! To learn more, call now! 1-855-702-3408. (Cal-SCAN)

**ATTENTION:
OXYGEN USERS!**
The NEW Inogen One G5, 1-6 flow settings. Designed for 24 hours oxygen use. Compact and Lightweight. Get a Free Info kit today: 1-844-359-3976 (CalScan)

Attention: Oxygen Users! Gain freedom with a Portable Oxygen Concentrator! No more heavy tanks and refills! Guaranteed Lowest prices! Call the Oxygen Concentrator Store: 1-844-653-7402 (Cal SCAN)

Lowest Prices on Health Insurance. We have the best rates from top companies! Call Now! 1-888-989-4807. (Cal-SCAN)

Stay in your home longer with an American Standard Walk-In Bathtub. Receive up to \$1,500 off, including a free toilet, and a lifetime warranty on the tub and Installation! Call us at 1-844-252-0740 (Cal-SCAN)

713 Stereo, TV & Video

DIRECTV - Switch and Save! \$39.99/month. Select All-Included Package. 155 Channels. 1000s of Shows/Movies On Demand. FREE Genie HD DVR Upgrade. Premium movie channels, FREE for 3 mos! Call 1-888-641-5762. (Cal-SCAN)

729 Insurance

SAVE BIG on HOME INSURANCE! Compare 20 A-rated insurance companies. Get a quote within minutes. Average savings of \$444 per year! Call 1-844-410-9609! (M-F 8am-8pm Central) (Cal-SCAN)

736 Pets

Puppies for sale. Heeler & Border Collie \$50 ea. 11 weeks old, 2 male, 1 female (707) 951-7348

750 Misc For Sale

Extensive Indian collection for sale. Serious collectors. Call after 6pm 707-464-9460

Zager Easy Play Parlor
Guitar w case, stand, turner.

Retail \$695. Selling for \$500
707-218-7051

790 Misc Wanted

Cash paid for Vinyl, LP, and 45 records in CC 7/6-7/10 only. Call 951-551-5891

Need some cash! Sell us your unwanted gold, jewelry, watches & diamonds. Call GOLD GEEK 1-844-905-1684. BBB A Plus Rated. Request your 100 Percent FREE, no risk, no strings attached appraisal kit. Call today! (Cal-SCAN)

800 Rentals

2/bd 1/bth 786 9th St. Upstairs. Semi-furnished. No pets. \$895/mo + \$895 dep. Call (925) 522-9745

Accepting Applications for Wait List at

HERON RIDGE APARTMENTS

521 Fir Street Brookings, Or 97415.

Wilson OW Storage

Lien Sale will be held on July 25, 2020, a walk by at 11:30 am, Sale at 12:00 noon at Wilson Ow Storage, 98121 W. Benham Ln Brookings Or 97415

Household & Misc Items Unit #44

Charles Simpson

PO Box 6841

Brookings Or 97415

Household & Misc Items Unit #126

Ron Sandmann

2674 E. Main St Ste E 133

Ventura Ca 93003

Publish July 3,10,17,24 2020. P289507

790 Misc Wanted

Call (541) 412-8200
1, 2, & 3-Bedroom Units. Water, Sewer & Garbage Paid! USDA Rural Development subsidized apartment homes income. Restrictions Apply. This Institution is an equal opportunity provider Cascade-Management.com

Accepting Applications for Wait List at **AZEALEA REACH APARTMENTS**
650 Old County Rd.
Brookings, Or 97415
Call (541) 412-1448
1, 2, & 3-Bedroom Units. Water, Sewer & Garbage Paid! Laundry Facilities / Community Room. Income restrictions. Apply Equal Housing Opportunity Cascade-Management.com

804 Apts Unfurnished

1 bd, 1 bath avail. for rent, \$650. a month 417 Fern Ave
Call Janel Drew 541-661-3890

808 Houses Unfurnished

Gasquet MHP Space 21. Outstanding 2017 Golden West, 3/bd, 2/bth, carport, storage room, covered front porch, avail. Sept. 1, owner will carry mortgage. \$180k call (707) 954-8506.

819 RV Space for Rent

2 RV Spaces for Rent. Park model welcomed in Madrone Court Park in beautiful Hiouchi. \$450/mo Call for details 707-954-6915

RV Space for Rent in 55 or older park. \$350 a mth. Call: Ralph 541-251-3334

890 Wanted to Rent

Happy, healthy senior seeking well lit room w/ people of integrity and kindness for myself and wonderful dog in a clean quiet spot. 719-480-1869

Wanted: Rent or buy a boat/yacht as residence. Basic amenities desired. Call (417) 667-1143 or email SkipGoebel@yahoo.com

930 Loans

RETIRED COUPLE \$\$\$\$ for business purpose Real Estate loans.

Credit unimportant. V.I.P. Trust Deed Company www.viploan.com

Call 1-818-248-0000 Broker-principal DRE 01041073. No consumer loans. (Cal-SCAN)

999 Public Notices

Ming Tree Real Estate

The following person/s is/are doing business as:

Ming Tree Real Estate
1000 Northcrest Drive
Crescent City, CA 95531

This Business is conducted by: a **corporation**

The registrant commenced to transact business under the fictitious business name or names listed on: **not applicable**

I declare that all information in this statement is true and correct. A registrant who declares as true any material matter pursuant to this section that the registrant knows to be false is guilty of a misdemeanor punishable by a fine not to exceed one thousand dollars (\$1,000). Signed: **MTRE Corp**
Joshua T. Clemons

This statement was filed with the County Clerk of Del Norte County on: **6/18/2020**

Alisia D. Northrup

County Clerk-Recorder

Damon Fletcher, Deputy

File No. 20200066

Publish: July 10, 17, 24, & 31, 2020

Del Norte TriPLICATE T290160

CITY OF CRESCENT CITY NOTICE OF PUBLIC HEARING

NOTICE IS HEREBY GIVEN that a written report is on file in the office of the City Clerk describing each parcel of property currently being furnished sewer services having delinquent charges.

NOTICE IS FURTHER GIVEN that a public hearing will be held on the date and time below listed to hear and consider all objections or protests to the report referenced above. Upon confirmation of the report, the delinquent charges shall constitute a special assessment against the property at which the services were furnished, to be collected at the same time and in the same manner as ordinary property taxes are collected. In addition, the City of Crescent City will add a 6% surcharge to the balance.

Due to the current public health emergency resulting from COVID-19, the public may access and participate in the public meeting using the following methods: (1) participate online via Zoom - details to join the meeting will be posted on the City of Crescent City - City Hall Facebook page and on the City of Crescent City website (www.crescentcity.org) the day of the meeting; (2) watch the meeting via livestream on YouTube (Channel: City of Crescent City, California) and submit comments by email to publiccomment@crescentcity.org; or (3) submit written comment to the City Clerk at 377 J Street,

999 Public Notices

Crescent City, California

95531 prior to the hour of 12:00 pm on Monday, July 20, 2020.

DATE: Monday, July 20, 2020

TIME: 6:00 P.M.

HEARING BODY: City Council of Crescent City

PLACE: Zoom meeting or Livestream on City YouTube channel

APPLICANT: City of Crescent City

999 Public Notices

If you require a special accommodation for attending the meeting, please contact City Clerk Robin Patch at 464-7483 ext. 223.

MORGAN LOVE, ACCOUNT CLERK I
(707) 464-6517

Dated: July 6, 2020

Publish: Friday, July 10, 2020

Del Norte TriPLICATE T290264

999 Public Notices

FICTITIOUS BUSINESS NAME STATEMENT
Appliance Repair Dynamics

The following person/s is/are doing business as:
Appliance Repair Dynamics
302 N Fred D Haight Dr.
Smith River, CA 95567

This Business is conducted by: an individual
The registrant commenced to

Public Service Announcement for the Curry County Road Department Six-Year Capital Improvement Plan Public Meeting and Questionnaire

A Six-Year Road Capital Improvement Plan is being developed by The Dyer Partnership for the Curry County Road Department. This Plan will include current safety and traffic conditions as well as a priority schedule for road improvements. Both the public meeting and questionnaire are intended to allow county residents and businesses to express their opinions, concerns, and suggestions relating to transportation needs. Only roads currently owned and maintained by the Curry County Road Department are listed in the questionnaire. If you wish to participate, please go to www.curry.or.us/Departments/Road/ and complete the questionnaire.

A public meeting will be held on Tuesday, July 14, 2020 from 5:00 to 7:00 pm in the Blue Room at the Curry County Annex, 94235 Moore Street, Gold Beach, Oregon. The County Annex Blue Room is a downstairs suite. Please park and use the entry door on the north side of building. Please contact the Curry County Road Department if you have any questions at 541-247-7097.

Publish: June 26, July 3, 10, 2020 P289050

PUBLIC NOTICE

In accordance with ORS 255.075, Notice is hereby given that at the Tuesday, November 6, 2020 General Election, held in Curry County, Oregon, the following district will vote on the following district board positions.

HARBOR WATER P.U.D.

Director – Subdivision #1 – Precinct 2 & 25	2 year balance
Director – Subdivision #2 – Precinct 23	2 year balance
Director – Subdivision #3 – Precinct 22	4 year term
Director – Subdivision #4 – Precinct 24	4 year term
Director – Subdivision #5 – Precinct 19	4 year term

Candidates wishing to file for the Harbor Water People's Utility District must file perfected petitions or declarations of candidacy with the Curry County Clerk/Elections office not later than 5 p.m., August 25, 2020. Please contact the Elections Office toll free at 1(877)739-4218. For filing forms please visit <https://sos.oregon.gov/elections/Documents/SEL190.pdf>.

Renee Kolen, Curry County Clerk
BY: Shelley Denney, Chief Deputy County Clerk

Publish: June 19, 2020 & July 10, 2020 P288372

IN THE CIRCUIT COURT OF THE STATE OF OREGON

FOR THE COUNTY OF CURRY

PROBATE DEPARTMENT

In the Matter of the Estate of:)	Case No. 20PB03661
SANDRA DARLENE GRIFFITH,)	NOTICE TO INTERESTED PERSONS
Deceased.)	

NOTICE IS HEREBY GIVEN that David L. Griffith has been appointed personal representative. All persons having claims against the estate are required to present them, with vouchers attached, to the personal representative at c/o K.R. Olin, Attorney at Law, PO Box 7530, Brookings, OR 97415, within four months after the date of first publication of this notice, or the claims may be barred.

All persons whose rights may be affected by the proceedings may obtain additional information from the records of the court, the personal representative, or the attorney for the personal representative, K.R. Olin, PO Box 7530, Brookings, OR 97415.

DATED AND FIRST PUBLISHED this 3rd day of July, 2020.

/s/ K.R. Olin

K.R. Olin, OSB #903547
Attorney for Personal Representative
PO Box 7530, Brookings, OR 97415
(541)469-2669
kro@wavelaw.com

Publish: July 3,10,17,2020 P289593

filed by the Debtors on or before June 20, 2020, or (iv) is specifically designated as an executory contract or unexpired lease to be rejected on the Schedule of Rejected Contracts (as such Schedule may be amended).

Exhibit B

Los Angeles Times

M E D I A G R O U P

PROOF OF PUBLICATION (2015.5 C.C.P.)

STATE OF CALIFORNIA County of Los Angeles

I am a citizen of the United States and a resident of the County aforesaid; I am over the age of eighteen years, and not a party to or interested in the action for which the attached notice was published. I am a principal clerk of the Los Angeles Times, which was adjudged a newspaper of general circulation on May 21, 1952, Cases 598599 for the City of Los Angeles, County of Los Angeles, and State of California. Attached to this Affidavit is a true and complete copy as was printed and published on the following date(s):

July 10, 2020

I certify (or declare) under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Dated at El Segundo, California
on this 15th day of July, 2020.



Katherine G. Gundell
[signature]

2300 E. Imperial Hwy.
El Segundo, CA 90245

7705989 - Los Angeles Times
Page 1 of 2

LEGAL NOTICE

<p style="text-align: center;">UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF CALIFORNIA, SAN FRANCISCO DIVISION</p> <p>In re: PG&E CORPORATION, - and - PACIFIC GAS AND ELECTRIC COMPANY, Debtors.</p>		<p>Bankruptcy Case No. 19-30088 (DM) Chapter 11 (Lead Case) (Jointly Administered)</p>
<p>NOTICE OF ENTRY OF CONFIRMATION ORDER AND OCCURRENCE OF EFFECTIVE DATE OF DEBTORS' AND SHAREHOLDER PROPONENTS' JOINT CHAPTER 11 PLAN OF REORGANIZATION DATED JUNE 19, 2020</p>		
<p>PLEASE TAKE NOTICE that:</p>		
<p>1. The Plan and Confirmation Order. On June 20, 2020, the United States Bankruptcy Court for the Northern District of California, San Francisco Division (the "Bankruptcy Court") entered an order [Docket No. 8053] (the "Confirmation Order") confirming the Debtors' and Shareholder Proponents' Joint Chapter 11 Plan of Reorganization Dated June 19, 2020 [Docket No. 8048] (together with all schedules and exhibits thereto, and as may be modified, amended, or supplemented from time to time, the "Plan"). Capitalized terms used but not defined herein have the meanings ascribed to such terms in the Plan or the Confirmation Order, as applicable.</p>		
<p>2. The Plan Effective Date. The Effective Date of the Plan occurred on July 1, 2020, and as a result, the Plan has been substantially consummated.</p>		
<p>3. Plan Binding. The Plan and all provisions of the Plan (including, without limitation, all discharge, injunction, exculpation, and release provisions contained in the Plan and in the Confirmation Order) are binding on all holders of Claims against, or Interests in, the Debtors, whether or not the Claims or Interests of any such holder are impaired under the Plan and whether or not any such holder voted to accept the Plan. You are encouraged to review the Plan and the Confirmation Order in their entirety.</p>		
<p>4. CHANNELING INJUNCTION. In addition to the other provisions of the Plan and the Confirmation Order, the Plan and the Confirmation Order provide that the sole source of recovery for holders of Fire Victim Claims shall be from the Fire Victim Trust, and the sole source of recovery for holders of Subrogation Wildfire Claims shall be from the Subrogation Wildfire Trust. The holders of Fire Victim Claims and Subrogation Wildfire Claims shall have no recourse to or Claims whatsoever against the Debtors or the Reorganized Debtors or their assets and properties. Consistent with the foregoing and as provided in the Plan and the Confirmation Order, all Entities that have held or asserted, or that hold or assert any Fire Victim Claim or Subrogation Wildfire Claim shall be permanently and forever stayed, restrained, and enjoined from taking any action for the purpose of directly or indirectly collecting, recovering, or receiving payments, satisfaction, or recovery from any Debtor or Reorganized Debtor or its assets and properties with respect to any Fire Claims, including all of the following actions:</p>		
<p>a. commencing, conducting, or continuing, in any manner, whether directly or indirectly, any suit, action, or other proceeding of any kind in any forum with respect to any such Fire Claim, against or affecting any Debtor or Reorganized Debtor, or any property or interests in property of any Debtor or Reorganized Debtor with respect to any such Fire Claim;</p>		
<p>b. enforcing, levying, attaching, collecting or otherwise recovering, by any manner or means, or in any manner, either directly or indirectly, any judgment, award, decree or other order against any Debtor or Reorganized Debtor or against the property of any Debtor or Reorganized Debtor with respect to any such Fire Claim;</p>		
<p>c. creating, perfecting, or enforcing in any manner, whether directly or indirectly, any Lien of any kind against any Debtor or Reorganized Debtor or the property of any Debtor or Reorganized Debtor with respect to any such Fire Claims;</p>		
<p>d. asserting or accomplishing any setoff, right of subrogation, indemnity, contribution, or recoupment of any kind, whether directly or indirectly, against any obligation due to any Debtor or Reorganized Debtor or against the property of any Debtor or Reorganized Debtor with respect to any such Fire Claim; and</p>		
<p>e. taking any act, in any manner, in any place whatsoever, that does not conform to, or comply with, the provisions of the Plan Documents, with respect to any such Fire Claim.</p>		
<p>5. Assumption of Executory Contracts and Unexpired Leases and Resolution of Cure Disputes.</p>		
<p>a. Pursuant to Section 8.1(a) of the Plan and Paragraph 32a. of the Confirmation Order, as of July 1, 2020 and subject to the payment of any applicable Cure Amount, all executory contracts and unexpired leases to which any of the Debtors are parties shall be deemed assumed, unless such executory contract or unexpired lease (i) was previously assumed or rejected by the Debtors, pursuant to a Final Order, (ii) previously expired or terminated pursuant to its own terms or by agreement of the parties thereto, (iii) was the subject of a motion to assume, assume and assign, or reject filed by the Debtors on or before June 20, 2020, or (iv) is specifically designated as an executory contract or unexpired lease to be rejected on the Schedule of Rejected Contracts (as such Schedule may be amended).</p>		
<p>b. Pursuant to Section 8.2(c) of the Plan and Paragraph 34 of the Confirmation Order, in the event of an unresolved dispute regarding (i) any Cure Amount, (ii) the ability of the Reorganized Debtors or any assignee to provide "adequate assurance of future performance" (within the meaning of section 365 of the Bankruptcy Code) under the executory contract or unexpired lease to be assumed, or (iii) any other matter pertaining to assumption, assumption and assignment, or the Cure Amounts required by section 365(b)(1) of the Bankruptcy Code (each, a "Cure Dispute"), such Cure Dispute shall be preserved and may be resolved in due course either consensually without further order of the Bankruptcy Court, or, after notice and an opportunity to be heard, by a Final Order of the Bankruptcy Court, which may be entered after July 1, 2020.</p>		
<p>6. Time for Filing Rejection Damage Claims; Further Amendments to the Schedules of Assumed and Rejected Contracts.</p>		
<p>a. Pursuant to Section 8.3 of the Plan and Paragraph 35a. of the Confirmation Order, in the event that the rejection of an executory contract or unexpired lease under the Plan results in damages to the other party or parties to such contract or lease, any Claim for such damages, shall be forever barred and shall not be enforceable against the Debtors or the Reorganized Debtors, or their respective estates, properties or interests in property, unless a proof of Claim is filed with the Bankruptcy Court and served upon the Debtors or the Reorganized Debtors, no later than thirty (30) days after the later of (i) June 20, 2020, or (ii) the effective date of the rejection of such executory contract or unexpired lease, as set forth on the Schedule of Rejected Contracts or in an order of the Bankruptcy Court.</p>		
<p>b. Pursuant to Paragraph 32d. of the Confirmation Order:</p>		
<p>i. The Debtors or the Reorganized Debtors have thirty (30) days from June 20, 2020 to file amendments to the Schedule of Assumed Contracts (as defined in the Plan Supplement) and Schedule of Rejected Contracts, to remove executory contracts and unexpired leases previously listed on the Schedule of Assumed Contracts and to add executory contracts and unexpired leases to the Schedule of Rejected Contracts;</p>		
<p>ii. any counterparty to an executory contract or unexpired lease that is added to the Schedule of Rejected Contracts or removed from the Schedule of Assumed Contracts shall have thirty (30) days from the date on which notice of such removal or addition is served on the counterparty to file an objection thereto, which objection may be resolved either consensually without further order of the Bankruptcy Court, or, by a Final Order of the Bankruptcy Court, with any rejection deemed approved as of July 1, 2020; and</p>		
<p>iii. the rejection of any executory contract or unexpired lease added to the Schedule of Rejected Contracts shall be deemed approved by the Bankruptcy Court as of July 1, 2020 if an objection to the addition of such executory contract or unexpired lease to the Schedule of Rejected Contracts is not timely filed as provided above.</p>		
<p>For the avoidance of doubt, the counterparty to an executory contract or unexpired lease that is added to the Schedule of Rejected Contracts shall have thirty (30) days to file a claim for rejection damages following the later of (i) July 1, 2020 and (ii) if a timely objection to rejection is filed and is not consensually resolved by the parties, the entry of an order approving the rejection of such executory contract or unexpired lease.</p>		
<p>7. Final Fee Applications. Pursuant to Section 2.2 of the Plan, all final requests for the payment of Professional Fee Claims against a Debtor, including any Professional Fee Claim incurred during the period from the Petition Date through and including July 1, 2020, must be filed and served on the Reorganized Debtors no later than sixty (60) days after July 1, 2020. All such final requests will be subject to approval by the Bankruptcy Court after notice and a hearing in accordance with the procedures established by the Bankruptcy Code, the Interim Compensation Order, and any other prior orders of the Bankruptcy Court regarding the payment of Professionals in the Chapter 11 Cases.</p>		
<p>8. Certain Documents. The Confirmation Order, the Plan, the Financing Approval Order, the Fire Victim Trust Agreement, the Fire Victim Claims Resolution Procedures, and the Plan Supplement, can be viewed free of charge at the website for the Debtors' claims and noticing agent, Prime Clerk: https://restructuring.primeclerk.com/pge/. Additionally, copies of such documents may be obtained by accessing the Bankruptcy Court's website: http://www.canc.uscourts.gov. A PACER password and login are needed to access documents on the Bankruptcy Court's website, and can be obtained at http://www.pacer.psc.uscourts.gov. The Fire Victim Trust Agreement and the Fire Victim Claims Resolution Procedures, among other documents related to the Fire Victim Trust, can also be viewed free of charge at the website for the Fire Victim Trust, https://www.firevictimtrust.com/.</p>		
<p>Dated: July 2, 2020</p>		
<p>WEIL, GOTSHAL & MANGES LLP KELLER BENVENUTTI KIM LLP</p>		

Exhibit C

*** Proof of Publication ***

AFFIDAVIT OF PUBLICATION

NAPA VALLEY REGISTER

MILLER ADVERTISING AGENCY, INC

Holly Dobbs

220 WEST 42ND STREET

NEW YORK NY 10036

ORDER NUMBER 128259

STATE OF CALIFORNIA

COUNTY OF NAPA

I AM A CITIZEN OF THE UNITED STATES AND A RESIDENT OF THE COUNTY AFORESAID; I AM OVER THE AGE OF EIGHTEEN YEARS, AND NOT A PART TO OR INTERESTED IN THE ABOVE-ENTITLED MATTER. I AM THE PRINCIPAL CLERK OF THE NAPA VALLEY REGISTER, A NEWSPAPER OF

GENERAL

CIRCULATION, PRINTED AND PUBLISHED DAILY IN THE CITY OF NAPA, COUNTY OF NAPA, AND WHICH NEWSPAPER HAS BEEN ADJUDGED A NEWSPAPER OF GENERAL CIRCULATION BY THE SUPERIOR COURT OF THE COUNTY OF NAPA, STATE OF CALIFORNIA, UNDER THE DATE OF NOVEMBER 16, 1951, CASE NUMBER 12752.

THAT I KNOW FROM MY OWN PERSONAL KNOWLEDGE THE NOTICE, OF WHICH THE ANNEXED IS A PRINTED COPY (SET IN TYPE NOT SMALLER THAN NONPAREIL), HAS BEEN PUBLISHED IN EACH REGULAR AND ENTIRE ISSUE OF SAID NEWSPAPER AND NOT IN ANY SUPPLEMENT THEREOF ON THE FOLLOWING DATES, TO-WIT:

Section: Legals

Category: 901 Public Notices

PUBLISHED ON: 07/10/2020

TOTAL AD COST: 378.00

FILED ON: 7/10/2020

*** Proof of Publication ***

I CERTIFY (OR DECLARE) UNDER PENALTY OF PERJURY THAT

THE FOREGOING IS TRUE AND CORRECT.

DATED AT NAPA COUNTY, CALIFORNIA,

THIS 10 DAY OF July 2020
SIGNATURE Grace Sleno

UNITED STATES BANKRUPTCY COURT

NORTHERN DISTRICT OF CALIFORNIA, SAN FRANCISCO DIVISION

In re:
PG&E CORPORATION,
- and -PACIFIC GAS AND ELECTRIC COMPANY,
Debtors.Bankruptcy Case
No. 19-30088 (DM)
Chapter 11
(Lead Case)
(Jointly Administered)**NOTICE OF ENTRY OF CONFIRMATION ORDER AND OCCURRENCE
OF EFFECTIVE DATE OF DEBTORS' AND SHAREHOLDER
PROONENTS' JOINT CHAPTER 11 PLAN OF
REORGANIZATION DATED JUNE 19, 2020**

PLEASE TAKE NOTICE that:

1. The Plan and Confirmation Order. On June 20, 2020, the United States Bankruptcy Court for the Northern District of California, San Francisco Division (the "Bankruptcy Court") entered an order [Docket No. 8053] (the "Confirmation Order") confirming the *Debtors' and Shareholder Proponents' Joint Chapter 11 Plan of Reorganization Dated June 19, 2020* [Docket No. 8048] (together with all schedules and exhibits thereto, and as may be modified, amended, or supplemented from time to time, the "Plan"). Capitalized terms used but not defined herein have the meanings ascribed to such terms in the Plan or the Confirmation Order, as applicable.

2. The Plan Effective Date. The Effective Date of the Plan occurred on July 1, 2020, and as a result, the Plan has been substantially consummated.

3. Plan Binding. The Plan and all provisions of the Plan (including, without limitation, all discharge, injunction, exculpation, and release provisions contained in the Plan and in the Confirmation Order) are binding on all holders of Claims against, or Interests in, the Debtors, whether or not the Claims or Interests of any such holder are impaired under the Plan and whether or not any such holder voted to accept the Plan. You are encouraged to review the Plan and the Confirmation Order in their entirety.

4. CHANNELING INJUNCTION. In addition to the other provisions of the Plan and the Confirmation Order, the Plan and the Confirmation Order provide that the *sole source of recovery for holders of Fire Victim Claims shall be from the Fire Victim Trust, and the sole source of recovery for holders of Subrogation Wildfire Claims shall be from the Subrogation Wildfire Trust*. The holders of Fire Victim Claims and Subrogation Wildfire Claims shall have no recourse to or Claims whatsoever against the Debtors or the Reorganized Debtors or their assets and properties. Consistent with the foregoing and as provided in the Plan and the Confirmation Order, all Entities that have held or asserted, or that hold or assert any Fire Victim Claim or Subrogation Wildfire Claim shall be *permanently and forever stayed, restrained, and enjoined from taking any action for the purpose of directly or indirectly collecting, recovering, or receiving payments, satisfaction, or recovery from any Debtor or Reorganized Debtor or its assets and properties with respect to any Fire Claims, including all of the following actions:*

a. *commencing, conducting, or continuing, in any manner, whether directly or indirectly, any suit, action, or other proceeding of any kind in any forum with respect to any such Fire Claim, against or affecting any Debtor or Reorganized Debtor, or any property or interests in property of any Debtor or Reorganized Debtor with respect to any such Fire Claim;*

b. *enforcing, levying, attaching, collecting or otherwise recovering, by any manner or means, or in any manner, either directly or indirectly, any judgment, award, decree or other order against any Debtor or Reorganized Debtor or against the property of any Debtor or Reorganized Debtor with respect to any such Fire Claim;*

c. *creating, perfecting, or enforcing in any manner, whether directly or indirectly, any Lien of any kind against any Debtor or Reorganized Debtor or the property of any Debtor or Reorganized Debtor with respect to any such Fire Claims;*

d. *asserting or accomplishing any setoff, right of subrogation, indemnity, contribution, or recoupment of any kind, whether directly or indirectly, against any obligation due to any Debtor or Reorganized Debtor or against the property of any Debtor or Reorganized Debtor with respect to any such Fire Claim; and*

e. *taking any act, in any manner, in any place whatsoever, that does not conform to, or comply with, the provisions of the Plan Documents, with respect to any such Fire Claim.*

5. Assumption of Executory Contracts and Unexpired Leases and Resolution of Cure Disputes.

a. Pursuant to Section 8.1(a) of the Plan and Paragraph 32a. of the Confirmation Order, as of July 1, 2020 and subject to the payment of any applicable Cure Amount, all executory contracts and unexpired leases to which any of the Debtors are parties shall be deemed assumed, unless such executory contract or unexpired lease (i) was previously assumed or rejected by the Debtors, pursuant to a Final Order, (ii) previously expired or terminated pursuant to its own terms or by agreement of the parties thereto, (iii) was the subject of a motion to assume, assume and assign, or rejected filed

by the Debtors on or before June 20, 2020, or (iv) is specifically designated as an executory contract or unexpired lease to be rejected on the Schedule of Rejected Contracts (as such Schedule may be amended).

b. Pursuant to Section 8.2(c) of the Plan and Paragraph 34 of the Confirmation Order, in the event of an unresolved dispute regarding (i) any Cure Amount, (ii) the ability of the Reorganized Debtors or any assignee to provide "adequate assurance of future performance" (within the meaning of section 365 of the Bankruptcy Code) under the executory contract or unexpired lease to be assumed, or (iii) any other matter pertaining to assumption, assumption and assignment, or the Cure Amounts required by section 365(b)(1) of the Bankruptcy Code (each, a "Cure Dispute"), such Cure Dispute shall be preserved and may be resolved in due course either consensually without further order of the Bankruptcy Court, or, after notice and an opportunity to be heard, by a Final Order of the Bankruptcy Court, which may be entered after July 1, 2020.

6. Time for Filing Rejection Damage Claims; Further Amendments to the Schedules of Assumed and Rejected Contracts.

a. Pursuant to Section 8.3 of the Plan and Paragraph 35a. of the Confirmation Order, in the event that the rejection of an executory contract or unexpired lease under the Plan results in damages to the other party or parties to such contract or lease, any Claim for such damages, shall be forever barred and shall not be enforceable against the Debtors or the Reorganized Debtors, or their respective estates, properties or interests in property, unless a proof of Claim is filed with the Bankruptcy Court and served upon the Debtors or the Reorganized Debtors, **no later than thirty (30) days after the later of (i) June 20, 2020, or (ii) the effective date of the rejection of such executory contract or unexpired lease**, as set forth on the Schedule of Rejected Contracts or in an order of the Bankruptcy Court.

b. Pursuant to Paragraph 32d. of the Confirmation Order:

i. the Debtors or the Reorganized Debtors have thirty (30) days from June 20, 2020 to file amendments to the Schedule of Assumed Contracts (as defined in the Plan Supplement) and Schedule of Rejected Contracts, to remove executory contracts and unexpired leases previously listed on the Schedule of Assumed Contracts and to add executory contracts and unexpired leases to the Schedule of Rejected Contracts;

ii. any counterparty to an executory contract or unexpired lease that is added to the Schedule of Rejected Contracts or removed from the Schedule of Assumed Contracts shall have thirty (30) days from the date on which notice of such removal or addition is served on the counterparty to file an objection thereto, which objection may be resolved either consensually without further order of the Bankruptcy Court, or, by a Final Order of the Bankruptcy Court, with any rejection deemed approved as of July 1, 2020; and

iii. the rejection of any executory contract or unexpired lease added to the Schedule of Rejected Contracts shall be deemed approved by the Bankruptcy Court as of July 1, 2020 if an objection to the addition of such executory contract or unexpired lease to the Schedule of Rejected Contracts is not timely filed as provided above.

For the avoidance of doubt, the counterparty to an executory contract or unexpired lease that is added to the Schedule of Rejected Contracts shall have thirty (30) days to file a claim for rejection damages following the later of (i) July 1, 2020 and (ii) if a timely objection to rejection is filed and is not consensually resolved by the parties, the entry of an order approving the rejection of such executory contract or unexpired lease.

7. Final Fee Applications. Pursuant to Section 2.2 of the Plan, all final requests for the payment of Professional Fee Claims against a Debtor, including any Professional Fee Claim incurred during the period from the Petition Date through and including July 1, 2020, must be filed and served on the Reorganized Debtors no later than sixty (60) days after July 1, 2020. All such final requests will be subject to approval by the Bankruptcy Court after notice and a hearing in accordance with the procedures established by the Bankruptcy Code, the Interim Compensation Order, and any other prior orders of the Bankruptcy Court regarding the payment of Professionals in the Chapter 11 Cases.

8. Certain Documents. The Confirmation Order, the Plan, the Financing Approval Order, the Fire Victim Trust Agreement, the Fire Victim Claims Resolution Procedures, and the Plan Supplement, can be viewed free of charge at the website for the Debtors' claims and noticing agent, Prime Clerk: <https://restructuring.primeclerk.com/pgc/>. Additionally, copies of such documents may be obtained by accessing the Bankruptcy Court's website: <http://www.canb.uscourts.gov>. A PACER password and login are needed to access documents on the Bankruptcy Court's website, and can be obtained at <http://www.pacer.psc.uscourts.gov>. The Fire Victim Trust Agreement and the Fire Victim Claims Resolution Procedures, among other documents related to the Fire Victim Trust, can also be viewed free of charge at the website for the Fire Victim Trust, <https://www.firevictimtrust.com/>.

Dated: July 2, 2020

WEIL GOTSHAL & MANGEL LLP
KELLER BENVENUTO KIM LLP

of 110

901 Public Notices

PUBLIC NOTICE

CITY OF ST. HELENA

PUBLIC HEARING NOTICE

NOTICE IS HEREBY GIVEN BY

THE PLANNING COMMISSION OF

THE CITY OF ST. HELENA that on

Tuesday evening, **July 21, 2020, at****6:00 p.m.** in the City of St. Helena,

County of Napa, State of California,

the Planning Commission will con-

sider the following:

PL19-055: Request by Jenny Hoo-

ver on behalf of David and Elyse

Walker for adoption of a resolution

granting **demolition permit, de-****sign review, use permit and****variance approval** to demolish an

existing structure in order to con-

struct a new 2,847 square foot

commercial building on an existing

non-conforming parcel located at

1229/1231 Adams Street (APN**009-240-023)** in the Central Busi-

ness District. The project is exempt

from the requirements of CEQA

pursuant to CEQA Guidelines Sec-

tions 15301, 15302, 15303, and

15332.

Copies of agendas and staff reports

are available on the Friday after-

noon immediately preceding the

hearing the City's website at

cityofstheleena.org. You may also

contact the Planning and Building

Director, Maya DeRosa at (707)

9 6 7 - 2 7 8 3 or M.D.e.Rosa

@cityofstheleena.org. The St. Hele-

na municipal code may be viewed

at the following link: <http://www.cod>

epublishing.com/CA/stheleena.

In accordance with Executive Or-

ders N-25-20, N-29-20, and guid-

ance from the California Depart-

ment of Public Health on gather-

ings, remote public participation

is allowed. We will address the Order

in the following ways: Members of

the public may not physically attend

meetings. The Planning Commis-

sion meeting will be live-streamed

on Comcast Channel 28 and on the

City's website, barring technical

difficulties. Those members of the

public wishing to participate must

do so remotely via Zoom electronic

meetings in the following ways; by

either logging onto the Zoom link

located on the meeting agenda (please

download the app to your com-

puter or mobile device) and enter

the meeting ID or by calling a

listed number and enter the meeting

ID. Public comment for Planning

Commission meeting will be ac-

cepted via email to [@cityofstheleena.org. Please see](mailto:publiccomment)

the agenda for detailed PUBLIC

PARTICIPATION instructions.

Please note that if you challenge

the City's decision on any of these

matters in court, you may be limited

to raising only those issues you or

someone else raised at the public

hearing described in this notice or in

written correspondence delivered to

the City at, or prior to, the public

hearing.

Maya DeRosa,

Planning and Building Director

7/10 #128298

PUBLIC NOTICE

NAPA VALLEY

TRANSPORTATION AUTHORITY

NOTICE OF REQUEST FOR

PROPOSALS

FINANCIAL CONSULTING

SERVICES

RFP NO. 2020-05

NOTICE IS HEREBY GIVEN that

the Napa Valley Transportation

Authority (NVT) is issuing a

Request for Proposals (RFP) for

Financial Consulting Services.

NVT invites qualified firms, entities

or individuals to submit a proposal.

Sealed proposals will be received at

the NVT offices located at 625

Burnell Street, Napa, CA 94559

until **3:00 PM (local) on August 3,****2020.** Proposal received after that

time will not be accepted.

NVT serves as the the countywide

transportation planning body for the

incorporated and unincorporated

areas within Napa County and is

responsible for programming State

and Federal funding for transpor-

tation projects within the county.

NVT is charged with coordinating

short and long term planning and

funding within an intermodal policy

framework in the areas of highways,

streets and roads, transit and

paratransit, and bicycle improve-

ments. NVT also provides fixed

route and on demand transit

services in Napa County including

Napa Vine, American Canyon

Transit, Calistoga Shuttle and

Yountville Trolley, Saint Helena

Shuttle and VINE Go.

NVT is also the local transpor-

ta-

PUBLIC NOTICE

NORTHERN DISTRICT OF CALIFORNIA, SAN FRANCISCO DIVISION

In re:

PG&E CORPORATION,

- and -

PACIFIC GAS AND ELECTRIC COMPANY,

Debtors.

Bankruptcy Case No. 19-30088 (DM)

Chapter 11 (Lead Case)

(Jointly Administered)

NOTICE OF ENTRY OF CONFIRMATION ORDER AND OCCURRENCE

OF EFFECTIVE DATE OF DEBTORS' AND SHAREHOLDER

PROONENTS' JOINT CHAPTER 11 PLAN OF

REORGANIZATION DATED JUNE 19, 2020

PLEASE TAKE NOTICE that:

1. The Plan and Confirmation Order. On June 20, 2020, the United

States Bankruptcy Court for the Northern District of California, San Francisco

Division (the "Bankruptcy Court") entered an order (Docket No. 8053)

(Docket No. 8048) (together with all schedules and exhibits thereto, and as

may be modified, amended, or supplemented from time to time, the "Plan").

Capitalized terms used but not defined herein have the meanings ascribed to

such terms in the Plan or the Confirmation Order, as applicable.

2. The Plan Effective Date. The Effective Date of the Plan occurred on

July 1, 2020, and as a result, the Plan has been substantially consummated.

3. Plan Binding. The Plan and all provisions of the Plan (including,

without limitation, all discharge, injunction, exculpation, and release

provisions contained in the Plan and in the Confirmation Order) are binding

on all providers of Claims against, or Interests in, the Debtors, whether or not

the Claims or Interests of such holder are impaired under the Plan. You are encouraged

to review the Plan and the Confirmation Order in their entirety.

4. CHANNELING INJUNCTION. In addition to the other provisions

of the Plan and the Confirmation Order, the Plan and the Confirmation

Order provide that the sole source of recovery for holders of Fire

Victim Claims shall be from the Fire Victim Trust, and the sole source

of recovery for holders of Subrogation Wildfire Claims shall be from

the Subrogation Wildfire Trust. The holders of Fire Victim Claims

and Subrogation Wildfire Claims shall have no recourse to or Claims

against the Debtors or the Reorganized Debtors or their assets and

properties. Consistent with the foregoing and as provided in

the Plan and the Confirmation Order, all Entities that have held or

asserted, or that hold or assert any Fire Victim Claim or Subrogation

Wildfire Claim shall be permanently and forever stayed, restrained, and

enjoined from taking any action for the purpose of directly or indirectly

collecting, recovering, or receiving payments, satisfaction, or recovery

of any claim against any Debtor or Reorganized Debtor or their assets and

properties with respect to any such Fire Victim Claim; and

e. taking any act, in any manner, in any place whatsoever, that does

not conform to, or comply with, the provisions of the Plan Documents,

with respect to any such Fire Claim; and

f. assuming or accomplishing any setoff, right of subrogation,

indemnity, contribution, or recoupment of any kind, whether directly

or indirectly, against any obligation due to any Debtor or Reorganized

Debtor or against the property of any Debtor or Reorganized Debtor with

respect to any such Fire Claims;

g. creating, perfecting, or enforcing in any manner, whether directly

or indirectly, any Lien of any kind against any Debtor or Reorganized

Debtor or the property of any Debtor or Reorganized Debtor with

respect to any such Fire Claims; and

h. terminating a motion for Executive Contracts and Unexpired Leases and

Resale.

Case No. 19-30088 (DM) Entered 07/07/2019 Filed 07/07/2019

of 119

WEIL, GOTSHAL & MANGES LLP

KELLER BENVENUTI KIMLLP

of 119

Signed: **WEIL, GOTSHAL & MANGES LLP**

Entered 07/07/2019 Filed 07/07/2019

of 119

Signed: **KELLER BENVENUTI KIMLLP**

Entered 07/07/2019 Filed 07/07/2019

of 119

Signed: **KELLER BENVENUTI KIMLLP**

Entered 07/07/2019 Filed 07/07/2019

of 119

Signed: **KELLER BENVENUTI KIMLLP**

Entered 07/07/2019 Filed 07/07/2019

of 119

Signed: **KELLER BENVENUTI KIMLLP**</

Exhibit D

Record Searchlight

PART OF THE USA TODAY NETWORK

PG&E Corporation

STATE OF WISCONSIN, COUNTY OF BROWN:

I hereby certify that the Record Searchlight is a newspaper of general circulation within the provisions of the Government Code of the State of California, printed and published in the city of Redding, County of Shasta, State of California; that I am the principal clerk of the printer of said newspaper; that the notice of which the annexed clipping is a true printed copy was published in said newspaper on the following dates, to wit:

7/10/2020

such newspaper was regularly distributed to its subscribers during all of said period

Tara Mondloch

Legal Clerk

I certify under penalty of perjury, under the laws of the State of California, that the foregoing is true and correct.

Subscribed and sworn to before on July 15, 2020:

Tara Mondloch
Notary Public, State of Wisconsin, County of Brown

8-6-21
My commission expires

Ad No: GCI0451583
Customer No:
PO #:



Public Notices

Public Notices

Amended Notice Of Petition To Administer Estate Of CECIL BODENSCHATZ CASE NUMBER 30606

To all heirs, beneficiaries, creditors, contingent creditors, and persons who may otherwise be interested in the will or estate, or both of **CECIL BODENSCHATZ**

A Petition for Probate has been filed by **LLOYD MCNEELY** in the Superior Court of California, County of **SHASTA**

The Petition for Probate requests that **LLOYD MCNEELY** be appointed as personal representative to administer the estate of the decedent.

The petition requests authority to administer the estate under the Independent Administration of Estates Act. (This authority will allow the personal representative to take many actions without obtaining court approval. Before taking certain very important actions, however, the personal representative will be required to give notice to interested persons unless they have waived notice or consented to the proposed action.) The independent administration authority will be granted unless an interested person files an objection to the petition and shows good cause why the court should not grant the authority.

A hearing on the petition will be held in this court as follows:

**DATE: 07/27/2020 TIME: 2:30 P.M. Dept: 7
Superior Court of California, County of Shasta,
1500 Court Street, Room 319 Redding, CA 96001**

If you object to the granting of the petition, you should appear at the hearing and state your objections or file written objections with the court before the hearing. Your appearance may be in person or by your attorney.

If you are a creditor or a contingent creditor of the decedent, you must file your claim with the court and mail a copy to the personal representative appointed by the court within the later of either (1) four months from the date of first issuance of letters to a general personal representative, as defined in section 58(b) of the California Probate Code, or (2) 60 days from the date of mailing or personal delivery to you of a notice under section 9052 of the California Probate Code.

Other California statutes and legal authority may affect your rights as a creditor. You may want to consult with an attorney knowledgeable in California law.

You may examine the file kept by the court. If you are a person interested in the estate, you may file with the court a Request for Special Notice (form DE-154) of the filing of an inventory and appraisal of estate assets or of any petition or account as provided in Probate Code section 1250. A Request for Special Notice form is available from the court clerk.

Attorney for Petitioner: ROY F. "PETE" PETERS
P.O. BOX 31
PALO CEDRO, CA 96073
(530) 246-2100
July 10, 14, 17, 2020

4276463

Notice Of Petition To Administer Estate Of BONNIE DAMBACHER CASE NUMBER 30556

To all heirs, beneficiaries, creditors, contingent creditors, and persons who may otherwise be interested in the will or estate, or both of **BONNIE DAMBACHER**

A Petition for Probate has been filed by **DEBORAH WILLIAMS** in the Superior Court of California, County of **SHASTA**

The Petition for Probate requests that **DEBORAH WILLIAMS** be appointed as personal representative to administer the estate of the decedent.

The petition requests authority to administer the estate under the Independent Administration of Estates Act. (This authority will allow the personal representative to take many actions without obtaining court approval. Before taking certain very important actions, however, the personal representative will be required to give notice to interested persons unless they have waived notice or consented to the proposed action.) The independent administration authority will be granted unless an interested person files an objection to the petition and shows good cause why the court should not grant the authority.

A hearing on the petition will be held in this court as follows:

**DATE: August 17, 2020 TIME: 2:30 P.M. Dept: 7
Superior Court of California, County of Shasta,
1500 Court Street, Room 319 Redding, CA 96001**

If you object to the granting of the petition, you should appear at the hearing and state your objections or file written objections with the court before the hearing. Your appearance may be in person or by your attorney.

If you are a creditor or a contingent creditor of the decedent, you must file your claim with the court and mail a copy to the personal representative appointed by the court within the later of either (1) four months from the date of first issuance of letters to a general personal representative, as defined in section 58(b) of the California Probate Code, or (2) 60 days from the date of mailing or personal delivery to you of a notice under section 9052 of the California Probate Code.

Other California statutes and legal authority may affect your rights as a creditor. You may want to consult with an attorney knowledgeable in California law.

You may examine the file kept by the court. If you are a person interested in the estate, you may file with the court a Request for Special Notice (form DE-154) of the filing of an inventory and appraisal of estate assets or of any petition or account as provided in Probate Code section 1250. A Request for Special Notice form is available from the court clerk.

Attorney for Petitioner: MARGARITA VIENNEAU, ESQ
1648 Riverside Drive
Redding, CA 96022
Phone: (530) 244-6286

July 3, 7, 10, 2020

4266515

Public Notices

Public Notices

Notice Of Petition To Administer Estate Of KIM EDWARD KRTEK CASE NUMBER 30621

To all heirs, beneficiaries, creditors, contingent creditors, and persons who may otherwise be interested in the will or estate, or both of **KIM EDWARD KRTEK**

A Petition for Probate has been filed by **AMBER KIMBERLY BOSTER** in the Superior Court of California, County of **SHASTA**

The Petition for Probate requests that **AMBER KIMBERLY BOSTER** be appointed as personal representative to administer the estate of the decedent.

The petition requests authority to administer the estate under the Independent Administration of Estates Act. (This authority will allow the personal representative to take many actions without obtaining court approval. Before taking certain very important actions, however, the personal representative will be required to give notice to interested persons unless they have waived notice or consented to the proposed action.) The independent administration authority will be granted unless an interested person files an objection to the petition and shows good cause why the court should not grant the authority.

A hearing on the petition will be held in this court as follows:

**DATE: 8/3/2020 TIME: 2:30 P.M. Dept: 7
Superior Court of California, County of Shasta,
1500 Court Street, Room 319 Redding, CA 96001**

If you object to the granting of the petition, you should appear at the hearing and state your objections or file written objections with the court before the hearing. Your appearance may be in person or by your attorney.

If you are a creditor or a contingent creditor of the decedent, you must file your claim with the court and mail a copy to the personal representative appointed by the court within the later of either (1) four months from the date of first issuance of letters to a general personal representative, as defined in section 58(b) of the California Probate Code, or (2) 60 days from the date of mailing or personal delivery to you of a notice under section 9052 of the California Probate Code.

Other California statutes and legal authority may affect your rights as a creditor. You may want to consult with an attorney knowledgeable in California law.

You may examine the file kept by the court. If you are a person interested in the estate, you may file with the court a Request for Special Notice (form DE-154) of the filing of an inventory and appraisal of estate assets or of any petition or account as provided in Probate Code section 1250. A Request for Special Notice form is available from the court clerk.

Petitioner **AMBER KIMBERLY BOSTER**
3480 WOODBURY DR.
REDDING, CA 96002
530-524-7370

Published: July 10, 17, 24, 2020

Ad No.: 4275117

Notice Of Petition To Administer Estate Of RONALD SHRINER, also known as RONALD G. SHRINER, also known as RON SHRINER CASE NUMBER 30618

To all heirs, beneficiaries, creditors, contingent creditors, and persons who may otherwise be interested in the will or estate, or both of **RONALD SHRINER**, also known as **RON SHRINER**

A Petition for Probate has been filed by **Jane P. Seal** in the Superior Court of California, County of **SHASTA**

The Petition for Probate requests that **Jane P. Seal** be appointed as personal representative to administer the estate of the decedent.

The petition requests the decedent's will and codicils, if any, be admitted to probate. The will and any codicils are available for examination in the file kept by the court.

The petition requests authority to administer the estate under the Independent Administration of Estates Act. (This authority will allow the personal representative to take many actions without obtaining court approval. Before taking certain very important actions, however, the personal representative will be required to give notice to interested persons unless they have waived notice or consented to the proposed action.) The independent administration authority will be granted unless an interested person files an objection to the petition and shows good cause why the court should not grant the authority.

A hearing on the petition will be held in this court as follows:

**DATE: July 27, 2020 TIME: 2:30 P.M. Dept: 7
Superior Court of California, County of Shasta,
1500 Court Street, Redding, CA 96001**

If you object to the granting of the petition, you should appear at the hearing and state your objections or file written objections with the court before the hearing. Your appearance may be in person or by your attorney.

If you are a creditor or a contingent creditor of the decedent, you must file your claim with the court and mail a copy to the personal representative appointed by the court within the later of either (1) four months from the date of first issuance of letters to a general personal representative, as defined in section 58(b) of the California Probate Code, or (2) 60 days from the date of mailing or personal delivery to you of a notice under section 9052 of the California Probate Code.

Other California statutes and legal authority may affect your rights as a creditor. You may want to consult with an attorney knowledgeable in California law.

You may examine the file kept by the court. If you are a person interested in the estate, you may file with the court a Request for Special Notice (form DE-154) of the filing of an inventory and appraisal of estate assets or of any petition or account as provided in Probate Code section 1250. A Request for Special Notice form is available from the court clerk.

Attorney for Petitioner: Brian J. Van Voris, Esq.

Law Offices of Pugh & Van Voris

1300 West St., Ste. A

REDDING, CA 96001

(Telephone): (530) 246-1430

July 3, 7, 10, 2020

4266527

Exhibit E

DECLARATION OF PUBLICATION OF SAN FRANCISCO CHRONICLE

UNITED STATES BANKRUPTCY COURT
NORTHERN DISTRICT OF CALIFORNIA, SAN FRANCISCO DIVISION

In re:
PG&E CORPORATION,
- and -
PACIFIC GAS AND ELECTRIC COMPANY,
Debtors.

Bankruptcy Case No. 19-30088 (DM)
Chapter 11
(Lead Case)
(Jointly Administered)

NOTICE OF ENTRY OF CONFIRMATION ORDER AND OCCURRENCE OF EFFECTIVE DATE OF DEBTORS' AND SHAREHOLDER PROPONENTS' JOINT CHAPTER 11 PLAN OF REORGANIZATION DATED JUNE 19, 2020

PLEASE TAKE NOTICE that:

1. The Plan and Confirmation Order. On June 20, 2020, the United States Bankruptcy Court for the Northern District of California, San Francisco Division (the "Bankruptcy Court") entered an order [Docket No. 8053] (the "Confirmation Order") confirming the Debtors' and Shareholder Proponents' Joint Chapter 11 Plan of Reorganization Dated June 19, 2020 [Docket No. 8048] (together with all schedules and exhibits thereto, and as may be modified, amended, or supplemented from time to time, the "Plan"). Capitalized terms used but not defined herein have the meanings ascribed to such terms in the Plan or the Confirmation Order, as applicable.

2. The Plan Effective Date. The Effective Date of the Plan occurred on July 1, 2020, and as a result, the Plan has been substantially consummated.

3. Plan Binding. The Plan and all provisions of the Plan (including, without limitation, all discharge, injunction, exculpation, and release provisions contained in the Plan and in the Confirmation Order) are binding on all holders of Claims against, or Interests in, the Debtors, whether or not the Claims or Interests of any such holder are impaired under the Plan and whether or not any such holder voted to accept the Plan. You are encouraged to review the Plan and the Confirmation Order in their entirety.

4. CHANNELING INJUNCTION. In addition to the other provisions of the Plan and the Confirmation Order, the Plan and the Confirmation Order provide that the sole source of recovery for holders of Fire Victim Claims shall be from the Fire Victim Trust, and the sole source of recovery for holders of Subrogation Wildfire Claims shall be from the Subrogation Wildfire Trust. The holders of Fire Victim Claims and Subrogation Wildfire Claims shall have no recourse to or Claims whatsoever against the Debtors or the Reorganized Debtors or their assets and properties. Consistent with the foregoing and as provided in the Plan and the Confirmation Order, all Entities that have held or asserted, or that hold or assert any Fire Victim Claim or Subrogation Wildfire Claim shall be permanently and forever stayed, restrained, and enjoined from taking any action for the purpose of directly or indirectly collecting, recovering, or receiving payments, satisfaction, or recovery from any Debtor or Reorganized Debtor or its assets and properties with respect to any Fire Claims, including all of the following actions:

a. commencing, conducting, or continuing, in any manner, whether directly or indirectly, any suit, action, or other proceeding of any kind in any forum with respect to any such Fire Claim, against or affecting any Debtor or Reorganized Debtor, or any property or interests in property of any Debtor or Reorganized Debtor with respect to any such Fire Claim;

b. enforcing, levying, attaching, collecting, or otherwise recovering, by any manner or means, or in any manner, either directly or indirectly, any judgment, award, decree or other order against any Debtor or Reorganized Debtor or against the property of any Debtor or Reorganized Debtor with respect to any such Fire Claim;

c. creating, perfecting, or enforcing in any manner, whether directly or indirectly, any Lien of any kind against any Debtor or Reorganized Debtor or the property of any Debtor or Reorganized Debtor with respect to any such Fire Claims;

d. asserting or accomplishing any setoff, right of subrogation, indemnity, contribution, or recoupment of any kind, whether directly or indirectly, against any obligation due to any Debtor or Reorganized Debtor or against the property of any Debtor or Reorganized Debtor with respect to any such Fire Claim; and

e. taking any act, in any manner, in any place whatsoever, that does not conform to, or comply with, the provisions of the Plan Documents, with respect to any such Fire Claim.

5. Assumption of Executory Contracts and Unexpired Leases and Resolution of Cure Disputes.

a. Pursuant to Section 8.1(a) of the Plan and Paragraph 32a. of the Confirmation Order, as of July 1, 2020 and subject to the payment of any applicable Cure Amount, all executory contracts and unexpired leases to which any of the Debtors are parties shall be deemed assumed, unless such executory contract or unexpired lease (i) was previously assumed or rejected by the Debtors, pursuant to a Final Order, (ii) previously expired or terminated pursuant to its own terms or by agreement of the parties thereto, (iii) was the subject of a motion to assume, assume and assign, or reject filed by the Debtors on or before June 20, 2020, or (iv) is specifically designated as an executory contract or unexpired lease to be rejected on the Schedule of Rejected Contracts (as such Schedule may be amended).

b. Pursuant to Section 8.2(c) of the Plan and Paragraph 34 of the Confirmation Order, in the event of an unresolved dispute regarding (i) any Cure Amount, (ii) the ability of the Reorganized Debtors or any assignee to provide "adequate assurance of future performance" (within the meaning of section 365 of the Bankruptcy Code) under the executory contract or unexpired lease to be assumed, or (iii) any other matter pertaining to assumption, assumption and assignment, or the Cure Amounts required by section 365(b)(1) of the Bankruptcy Code (each, a "Cure Dispute"), such Cure Dispute shall be preserved and may be resolved in due course either consensually without further order of the Bankruptcy Court, or, after notice and an opportunity to be heard, by a Final Order of the Bankruptcy Court, which may be entered after July 1, 2020.

6. Time for Filing Rejection Damage Claims; Further Amendments to the Schedules of Assumed and Rejected Contracts.

a. Pursuant to Section 8.3 of the Plan and Paragraph 35a. of the Confirmation Order, in the event that the rejection of an executory contract or unexpired lease under the Plan results in damages to the other party or parties to such contract or lease, any Claim for such damages, shall be forever barred and shall not be enforceable against the Debtors or the Reorganized Debtors, or their respective estates, properties or interests in property, unless a proof of Claim is filed with the Bankruptcy Court and served upon the Debtors or the Reorganized Debtors, no later than thirty (30) days after the later of (i) June 20, 2020, or (ii) the effective date of the rejection of such executory contract or unexpired lease, as set forth on the Schedule of Rejected Contracts or in an order of the Bankruptcy Court.

b. Pursuant to Paragraph 32d of the Confirmation Order:

i. the Debtors or the Reorganized Debtors have thirty (30) days from June 20, 2020 to file amendments to the Schedule of Assumed Contracts (as defined in the Plan Supplement) and Schedule of Rejected Contracts, to remove executory contracts and unexpired leases previously listed on the Schedule of Assumed Contracts and to add executory contracts and unexpired leases to the Schedule of Rejected Contracts;

ii. any counterparty to an executory contract or unexpired lease that is added to the Schedule of Rejected Contracts or removed from the Schedule of Assumed Contracts shall have thirty (30) days from the date on which notice of such removal or addition is served on the counterparty to file an objection thereto, which objection may be resolved either consensually without further order of the Bankruptcy Court, or, by a Final Order of the Bankruptcy Court, with any rejection deemed approved as of July 1, 2020; and

iii. the rejection of any executory contract or unexpired lease added to the Schedule of Rejected Contracts shall be deemed approved by the Bankruptcy Court as of July 1, 2020 if an objection to the addition of such executory contract or unexpired lease to the Schedule of Rejected Contracts is not timely filed as provided above.

For the avoidance of doubt, the counterparty to an executory contract or unexpired lease that is added to the Schedule of Rejected Contracts shall have thirty (30) days to file a claim for rejection damages following the later of (i) July 1, 2020 and (ii) if a timely objection to rejection is filed and is not consensually resolved by the parties, the entry of an order approving the rejection of such executory contract or unexpired lease.

7. Final Fee Applications. Pursuant to Section 2.2 of the Plan, all final requests for the payment of Professional Fee Claims against a Debtor, including any Professional Fee Claim incurred during the period from the Petition Date through and including July 1, 2020, must be filed and served on the Reorganized Debtors no later than sixty (60) days after July 1, 2020. All such final requests will be subject to approval by the Bankruptcy Court after notice and a hearing in accordance with the procedures established by the Bankruptcy Code, the Interim Compensation Order, and any other prior orders of the Bankruptcy Court regarding the payment of Professionals in the Chapter 11 Cases.

8. Certain Documents. The Confirmation Order, the Plan, the Financing Approval Order, the Fire Victim Trust Agreement, the Fire Victim Claims Resolution Procedures, and the Plan Supplement, can be viewed free of charge at the website for the Debtors' claims and noticing agent, Prime Clerk: <https://restructuring.primeclerk.com/pgel/>. Additionally, copies of such documents may be obtained by accessing the Bankruptcy Court's website: <http://www.cand.uscourts.gov>. A PACER password and login are needed to access documents on the Bankruptcy Court's website, and can be obtained at <http://www.pacer.psc.uscourts.gov>. The Fire Victim Trust Agreement and the Fire Victim Claims Resolution Procedures, among other documents related to the Fire Victim Trust, can also be viewed free of charge at the website for the Fire Victim Trust, <https://www.firevictimtrust.com/>.

Dated: July 2, 2020

WEIL, GOTSHAL & MANNA
KELLER BEVAN VENUTO

Case: 19-30088 Doc# 8470 Filed: 07/21/20 Entered: 07/21/20 17:39:57 Page 20
of 110

Diane FitzGibbon

declares that:

The annexed advertisement has been regularly published in the

SAN FRANCISCO CHRONICLE

which is and was at all times herein mentioned established as newspaper of general circulation in the City and County of San Francisco, State of California, as that term is defined by Section 6000 of the Government Code.

SAN FRANCISCO CHRONICLE

(Name of Newspaper)

901 Mission Street

San Francisco, CA 94103

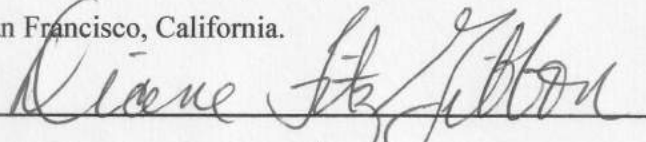
From 7/10/2020
To 7/10/2020
Namely, on 7/10/2020

(Dates of Publication)

I declare under penalty of perjury that the foregoing is true and correct.

Executed on 7/15/2020

at San Francisco, California.



Diane FitzGibbon

WORLD

BOSNIA-HERZEGOVINA

Many massacre victims still not ID'd 25 years later

By Sabina Niksic and Eldar Emric

SREBRENICA, Bosnia-Herzegovina — A quarter of a century after they were killed in Europe's worst massacre since World War II, eight Bosnian men and boys will be laid to rest Saturday in a cemetery just outside of Srebrenica — their marble gravestones joining thousands more, each with the same month and year of death.

Over 8,000 Bosnian Muslims perished in 10 days of slaughter after the town was overrun by Bosnian Serb forces in the closing months of the country's 1992-95 fratricidal war. Their executioners tried to ensure they would never get the sort of memorial Srebrenica holds every year. Their bodies were plowed into hastily made mass graves and then

later dug up with bulldozers and scattered among other burial sites to hide the evidence of the crime.

But, since 1996, Bosnian and international scientists have slowly unlocked what was once described as the "biggest forensic puzzle anywhere in the world," unearthing the bones from those gruesome death pits and connecting them with the names of the people to whom they belonged.

When the remains are identified, they are returned to their relatives and reburied in the Potocari memorial cemetery. And each year on July 11, the anniversary of the day the killing began in 1995, relatives gather for a funeral of the recently identified. Most of the dead were men and boys, so most of the mourners are women — mothers and sisters, daughters and wives.



Elvis Barukcic / AFP / Getty Images

Mejra Djogaz, 71, a survivor of the Srebrenica 1995 massacre, kisses the tombstones of sons Omer, 19, and Munib, 21. They were killed in the large-scale killings in Bosnia's 1992-95 war.

Massacre survivor Fazila Efendic will attend the collective funeral this year to witness her sisters in grief bury a handful of bones, as she once did.

Having a grave to visit will bring them some relief, Efendic says. Her husband, Hamed, and her only son, Fejzo, were killed in the massacre.

For years, every time a new mass grave was found, she rushed to the site hoping to see

something she would recognize as having belonged to her loved ones.

"There are no words to describe the sorrow you feel when you are looking for (your loved ones) bone by bone," Efendic said. "I visited every newfound mass grave; I've seen the inside of every one of them."

All of Hamed's remains were found in two mass graves, one

unearthed in 1998 and the other in 2000. Fejzo — or rather two of his leg bones — was found in another one several years later. Efendic buried her husband at Potocari after his remains were found but waited years before finally deciding to do the same with Fejzo's partial remains.

Sabina Niksic and Eldar Emric are Associated Press writers.

BURKINA FASO

Volunteer crew unable to adequately battle jihadists

By Sam Mednick

KONGOUSSI, Burkina Faso — Armed only with a knife, Issa Tamboure was no match for gun-wielding jihadists who attacked his village in northern Burkina Faso in March.

So Tamboure, 63, rounded up his family — including his 13 children — and ran, eventually reaching a camp for people displaced by violence.

But Tamboure was not a typical civilian fleeing

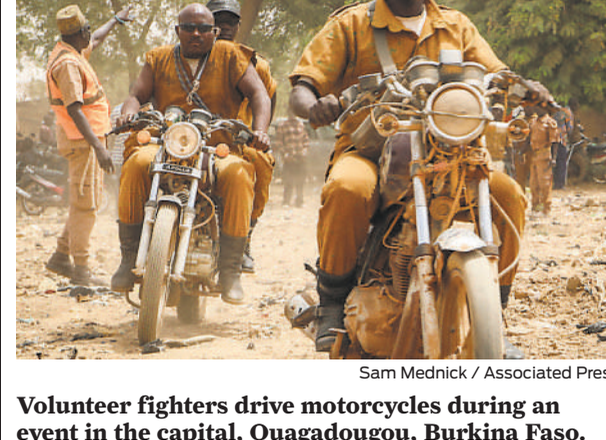
the extremists linked to al Qaeda and the Islamic State organization who have been dramatically escalating their attacks in the West African nation in recent years. He is among the volunteers who signed up with Burkina Faso's military to help fight the militants.

But his plight shows the program's weakness: With little training, few weapons and dwindling means amid an economic downturn fueled by the

coronavirus pandemic, volunteers now say they are unable to adequately battle the well-armed extremists.

"When you don't have enough to eat, you don't have enough strength to use a rifle," said Tamboure, running his fingers over the family's tattered tent in a makeshift displacement camp in Kongoussi, about 15 miles from his home. He said the number of volunteers who patrol a swath between his village and the camp at night has fallen in recent months to around 200 from 500.

For years, Burkina Faso was spared the kind of Islamic extremism that hit neighboring Niger and Mali, where a 2013 French-led military intervention dislodged jihadists from power in several major towns. But deaths from attacks in the country have risen from about 80 in 2016 to over 1,800 in 2019, according to



Volunteer fighters drive motorcycles during an event in the capital, Ouagadougou, Burkina Faso.

the United Nations. Burkina Faso's military has struggled to contain the violence despite training and aid from the French and U.S. militaries.

In an attempt to bolster the army, the government passed a law to arm civilians in January. Many towns have no government or military presence, leaving only this corps of volunteers to protect their villages.

Armed with a few hunting rifles and knives, the fighters patrol the surrounding bush and escort displaced civilians back to their villages to plant crops or pick up belongings or to other areas to visit relatives. In Kongoussi last month, residents said they were grateful for the patrols.

"Even if I'm a little afraid, I feel safer with the volunteers," said Soule-

man Soule, 44.

But several volunteer fighters in hard hit areas in the north and west of the country said that because of the economic downturn caused by the pandemic they no longer have money to buy gas for their motorbikes to conduct patrols.

Analysts are concerned that restrictions on movement imposed to control the virus will make it harder for the volunteer fighters to receive equipment and supplies, thus emboldening the militants, especially in rural areas.

Meanwhile, the volunteers have been targeted by the jihadists. In the western region of Boucle du Mouhoun last month, several people said volunteer fighters were being killed in the markets.

Such attacks were predictable, say experts.

Sam Mednick is an Associated Press writer.

UNITED STATES BANKRUPTCY COURT
NORTHERN DISTRICT OF CALIFORNIA, SAN FRANCISCO DIVISION
In re:
PG&E CORPORATION,
- and -
PACIFIC GAS AND ELECTRIC COMPANY,
Debtors.

NOTICE OF ENTRY OF CONFIRMATION ORDER AND OCCURRENCE OF EFFECTIVE DATE OF DEBTORS' AND SHAREHOLDER PROPOSERS' JOINT CHAPTER 11 PLAN OF REORGANIZATION DATED JUNE 19, 2020

PLEASE TAKE NOTICE that:

1. The Plan and Confirmation Order. On June 20, 2020, the United States Bankruptcy Court for the Northern District of California, San Francisco Division (the "Bankruptcy Court") entered an order (Docket No. 8053) (the "Confirmation Order") confirming the "Debtors and Shareholder Proposers' Joint Chapter 11 Plan of Reorganization Dated June 19, 2020" (Docket No. 8048) (together with all schedules and exhibits thereto, and as may be modified, amended, or supplemented from time to time, the "Plan"). Capitalized terms used but not defined herein have the meanings ascribed to such terms in the Plan or the Confirmation Order, as applicable.

2. The Plan Effective Date. The Effective Date of the Plan occurred on July 1, 2020, and as a result, the Plan has been substantially consummated.

3. Plan Binding. The Plan and all provisions of the Plan (including, without limitation, all discharge, injunction, exculpation, and release provisions contained in the Plan and in the Confirmation Order) are binding on all holders of Claims against, or Interests in, the Debtors, whether or not the Claims or Interests of any such holder are impaired under the Plan and whether or not any such holder voted to accept the Plan. You are encouraged to review the Plan and the Confirmation Order in their entirety.

4. CHANNELING INJUNCTION. In addition to the other provisions of the Plan and the Confirmation Order, the Plan and the Confirmation Order provide that the sole source of recovery for holders of Fire Victim Claims shall be from the Fire Victim Trust, and the sole source of recovery for holders of Subrogation Wildfire Claims shall have no recourse to or Claims whatsoever against the Debtors or the Reorganized Debtors or their assets and properties. Consistent with the foregoing and as provided in the Plan and the Confirmation Order, all Entities that have held or asserted, or that hold or assert any Fire Victim Claim or Subrogation Wildfire Claim shall be permanently and forever stayed, restrained, and enjoined from taking any action for the purpose of directly or indirectly collecting, recovering, or receiving payments, satisfaction, or recovery from any Debtor or Reorganized Debtor or its assets and properties with respect to any Fire Claims, including all of the following actions:

a. commencing, conducting, or continuing, in any manner, whether directly or indirectly, any suit, action, or other proceeding of any kind in any forum with respect to any such Fire Claim, against or affecting any Debtor or Reorganized Debtor, or any property or interests in property of any Debtor or Reorganized Debtor with respect to any such Fire Claim;

b. enforcing, levying, attaching, collecting or otherwise recovering, by any manner or means, or in any manner, either directly or indirectly, any judgment, award, decree or other order against any Debtor or Reorganized Debtor or against the property of any Debtor or Reorganized Debtor with respect to any such Fire Claim;

c. creating, perfecting, or enforcing in any manner, whether directly or indirectly, any Lien of any kind against any Debtor or Reorganized Debtor or the property of any Debtor or Reorganized Debtor with respect to any such Fire Claims;

d. asserting or accomplishing any setoff, right of subrogation, indemnity, contribution, or recoupment of any kind, whether directly or indirectly, against any obligation due to any Debtor or Reorganized Debtor or against the property of any Debtor or Reorganized Debtor with respect to any such Fire Claim; and

e. taking any act, in any manner, in any place whatsoever, that does not conform to, or comply with, the provisions of the Plan Documents, with respect to any such Fire Claim.

5. Assumption of Executory Contracts and Unexpired Leases and Resolution of Cure Disputes.

a. Pursuant to Section 8.1(a) of the Plan and Paragraph 32a. of the Confirmation Order, as of July 1, 2020 and subject to the payment of any applicable Cure Amount, all executory contracts and unexpired leases to which any of the Debtors are parties shall be deemed assumed, unless such executory contract or unexpired lease (i) was previously assumed or rejected by the Debtors, pursuant to a Final Order, (ii) previously expired or terminated pursuant to its own terms or by agreement of the parties thereto, (iii) was the subject of a motion to assume, assume and assign, or reject filed by the Debtors on or before June 20, 2020, or (iv) is specifically designated as an executory contract or unexpired lease to be rejected on the Schedule of Rejected Contracts (as such Schedule may be amended).

b. Pursuant to Section 8.2(c) of the Plan and Paragraph 34 of the Confirmation Order, in the event of an unresolved dispute regarding (i) any Cure Amount, (ii) the effect of the Reorganized Debtors or any assignee to provide "adequate assurance of future performance" (within the meaning of section 365 of the Bankruptcy Code) under the executory contract or unexpired lease to be assumed, or (iii) any other matter pertaining to assumption, assumption and assignment, or the Cure Amount required by section 365(b)(1) of the Bankruptcy Code (each, a "Cure Dispute"), such Cure Dispute shall be preserved and may be resolved in due course either consensually without further order of the Bankruptcy Court, or, after notice and an opportunity to be heard, by a Final Order of the Bankruptcy Court, which may be entered after July 1, 2020.

6. Time for Filing Rejection Damage Claims; Further Amendments to the Schedules of Assumed and Rejected Contracts.

a. Pursuant to Section 8.3 of the Plan and Paragraph 35a. of the Confirmation Order, in the event that the rejection of an executory contract or unexpired lease under the Plan results in damages to the other party or parties to such contract or lease, any claim for such damages, shall be forever barred and shall not be enforceable against the Debtors or the Reorganized Debtors, or their respective estates, properties or interests in property, unless a proof of claim is filed with the Bankruptcy Court and served upon the Debtors or the Reorganized Debtors, no later than thirty (30) days after the later of (i) June 20, 2020, or (ii) the effective date of the rejection of such executory contract or unexpired lease, as set forth on the Schedule of Rejected Contracts or in an order of the Bankruptcy Court.

b. Pursuant to Paragraph 32d of the Confirmation Order:

i. the Debtors or the Reorganized Debtors have thirty (30) days from June 20, 2020 to file amendments to the Schedule of Assumed Contracts (as defined in the Plan Supplement) and Schedule of Rejected Contracts, to remove executory contracts and unexpired leases previously listed on the Schedule of Assumed Contracts and to add executory contracts and unexpired leases to the Schedule of Rejected Contracts or removed from the Schedule of Assumed Contracts shall have thirty (30) days from the date on which notice of such removal or addition is served on the counterparty to file an objection thereto, which objection may be resolved either consensually without further order of the Bankruptcy Court, or, by a Final Order of the Bankruptcy Court, with any rejection deemed approved as of July 1, 2020; and

ii. the rejection of any executory contract or unexpired lease added to the Schedule of Rejected Contracts shall be deemed approved by the Bankruptcy Court as of July 1, 2020 if an objection to the addition of such executory contract or unexpired lease to the Schedule of Rejected Contracts is not timely filed as provided above.

For the avoidance of doubt, the counterparty to an executory contract or unexpired lease that is added to the Schedule of Rejected Contracts shall have thirty (30) days to file a claim for rejection damages following the later of (i) July 1, 2020 and (ii) a timely objection to rejection if filed and is not subsequently resolved by the parties, the entry of an order approving the rejection of such executory contract or unexpired lease.

7. Final Fee Applications. Pursuant to Section 2.2 of the Plan, all final requests for the payment of Professional Fee Claims against a Debtor, including any Professional Fee Claim incurred during the period from the Petition Date through and including July 1, 2020, must be filed and served on the Reorganized Debtors no later than sixty (60) days after July 1, 2020. All such final requests will be subject to approval by the Bankruptcy Court after notice and a hearing in accordance with the procedures established by the Bankruptcy Code, the Interim Compensation Order, and any other prior orders of the Bankruptcy Court regarding the payment of Professionals in the Chapter 11 Cases.

8. Certain Documents. The Confirmation Order, the Plan, the Financing Approval Order, the Fire Victim Trust Agreement, the Fire Victim Claims Resolution Procedures, and the Plan Supplement, can be viewed free of charge at the website for the Debtors' claims and noticing agent, Prime Clerk: <https://restructuring.primeclerk.com/pge/>. Additionally, copies of such documents may be obtained by accessing the Bankruptcy Court's website: <http://www.cdn.uscourts.gov>. A PACER password and login are needed to access documents on the Bankruptcy Court's website, and can be obtained at <http://www.pacer.psc.uscourts.gov>. The Fire Victim Trust Agreement and the Fire Victim Claims Resolution Procedures, among other documents related to the Fire Victim Trust, can also be viewed free of charge at the website for the Fire Victim Trust, <https://www.firevictimtrust.com>.

9. Final Fee Applications. Pursuant to Section 2.2 of the Plan, all final requests for the payment of Professional Fee Claims against a Debtor, including any Professional Fee Claim incurred during the period from the Petition Date through and including July 1, 2020, must be filed and served on the Reorganized Debtors no later than sixty (60) days after July 1, 2020. All such final requests will be subject to approval by the Bankruptcy Court after notice and a hearing in accordance with the procedures established by the Bankruptcy Code, the Interim Compensation Order, and any other prior orders of the Bankruptcy Court regarding the payment of Professionals in the Chapter 11 Cases.

10. Certain Documents. The Confirmation Order, the Plan, the Financing Approval Order, the Fire Victim Trust Agreement, the Fire Victim Claims Resolution Procedures, and the Plan Supplement, can be viewed free of charge at the website for the Debtors' claims and noticing agent, Prime Clerk: <https://restructuring.primeclerk.com/pge/>. Additionally, copies of such documents may be obtained by accessing the Bankruptcy Court's website: <http://www.cdn.uscourts.gov>. A PACER password and login are needed to access documents on the Bankruptcy Court's website, and can be obtained at <http://www.pacer.psc.uscourts.gov>. The Fire Victim Trust Agreement and the Fire Victim Claims Resolution Procedures, among other documents related to the Fire Victim Trust, can also be viewed free of charge at the website for the Fire Victim Trust, <https://www.firevictimtrust.com>.

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Exhibit F

PROOF OF PUBLICATION

The BAKERSFIELD CALIFORNIAN
P.O. BOX 440
BAKERSFIELD, CA 93302

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STATE OF CALIFORNIA
COUNTY OF KERN

I AM A CITIZEN OF THE UNITED STATES AND A RESIDENT OF THE COUNTY AFORESAID: I AM OVER THE AGE OF EIGHTEEN YEARS, AND NOT A PARTY TO OR INTERESTED IN THE ABOVE ENTITLED MATTER. I AM THE ASSISTANT PRINCIPAL CLERK OF THE PRINTER OF THE BAKERSFIELD CALIFORNIAN, A NEWSPAPER OF GENERAL CIRCULATION, PRINTED AND PUBLISHED DAILY IN THE CITY OF BAKERSFIELD COUNTY OF KERN,

AND WHICH NEWSPAPER HAS BEEN ADJUDGED A NEWSPAPER OF GENERAL CIRCULATION BY THE SUPERIOR COURT OF THE COUNTY OF KERN, STATE OF CALIFORNIA, UNDER DATE OF FEBRUARY 5, 1952, CASE NUMBER 57610; THAT THE NOTICE, OF WHICH THE ANNEXED IS A PRINTED COPY, HAS BEEN PUBLISHED IN EACH REGULAR AND ENTIRE ISSUE OF SAID NEWSPAPER AND NOT IN ANY SUPPLEMENT THEREOF ON THE FOLLOWING DATES, TO WIT:

07/10/2020

I CERTIFY (OR DECLARE) UNDER PENALTY OF PERJURY THAT THE FOREGOING IS TRUE AND CORRECT.

Ashley Sanchez

DATED AT BAKERSFIELD CALIFORNIA

7.14.2020

Solicitor I.D.:	0
First Text	United States Bankruptcy Court Northern D
Ad Number	14729347

UNITED STATES BANKRUPTCY COURT
NORTHERN DISTRICT OF CALIFORNIA
SAN FRANCISCO DIVISION

In re:
PGE CORPORATION,
- and -
PACIFIC GAS AND ELECTRIC COMPANY,
Debtors.

Bankruptcy Case
No. 19-30088 (DM)
Chapter 11
(Lead Case)
(Jointly Administered)

**NOTICE OF ENTRY OF CONFIRMATION ORDER AND
OCCURRENCE OF EFFECTIVE DATE OF DEBTORS' AND
SHAREHOLDER PROPONENTS' JOINT CHAPTER 11 PLAN
OF REORGANIZATION DATED JUNE 19, 2020**

PLEASE TAKE NOTICE that:

1. **The Plan and Confirmation Order.** On June 20, 2020, the United States Bankruptcy Court for the Northern District of California, San Francisco Division (the "Bankruptcy Court") entered an order [Docket No. 8053] (the "Confirmation Order") confirming the *Debtors' and Shareholder Proponents' Joint Chapter 11 Plan of Reorganization Dated June 19, 2020* [Docket No. 8048] (together with all schedules and exhibits thereto, and as may be modified, amended, or supplemented from time to time, the "Plan"). Capitalized terms used but not defined herein have the meanings ascribed to such terms in the Plan or the Confirmation Order, as applicable.

2. **The Plan Effective Date.** The Effective Date of the Plan occurred on July 1, 2020, and as a result, the Plan has been substantially consummated.

3. **Plan Binding.** The Plan and all provisions of the Plan (including, without limitation, all discharge, injunction, exculpation, and release provisions contained in the Plan and in the Confirmation Order) are binding on all holders of Claims against, or interests in, the Debtors, whether or not the Claims or interests of any such holder are impaired under the Plan and whether or not any such holder voted to accept the Plan. You are encouraged to review the Plan and the Confirmation Order in their entirety.

4. **CHANNELING INJUNCTION.** In addition to the other provisions of the Plan and the Confirmation Order, the Plan and the Confirmation Order provide that the sole source of recovery for holders of Fire Victim Claims shall be from the Fire Victim Trust, and the sole source of recovery for holders of Subrogation Wildfire Claims shall be from the Subrogation Wildfire Trust. The holders of Fire Victim Claims and Subrogation Wildfire Claims shall have no recourse to or Claims whatsoever against the Debtors or the Reorganized Debtors or their assets and properties. Consistent with the foregoing and as provided in the Plan and the Confirmation Order, all Entities that have held or asserted, or that hold or assert any Fire Victim Claim or Subrogation Wildfire Claim shall be permanently and forever stayed, restrained, and enjoined from taking any action for the purpose of directly or indirectly collecting, recovering, or receiving payments, satisfaction, or recovery from any Debtor or Reorganized Debtor or its assets and properties with respect to any Fire Claims, including all of the following actions:

a. commencing, conducting, or continuing, in any manner, whether directly or indirectly, any suit, action, or other proceeding of any kind in any forum with respect to any such Fire Claim, against or affecting any Debtor or Reorganized Debtor, or any property or interests in property of any Debtor or Reorganized Debtor with respect to any such Fire Claim;

b. enforcing, levying, attaching, collecting or otherwise recovering, by any manner or means, or in any manner, either directly or indirectly, any judgment, award, decree or other order against any Debtor or Reorganized Debtor or against the property of any Debtor or Reorganized Debtor with respect to any such Fire Claim;

c. creating, perfecting, or enforcing in any manner, whether directly or indirectly, any Lien of any kind against any Debtor or Reorganized Debtor or the property of any Debtor or Reorganized Debtor with respect to any such Fire Claims;

d. asserting or accomplishing any setoff, right of subrogation, indemnity, contribution, or recoupment of any kind, whether directly or indirectly, against any obligation due to any Debtor or Reorganized Debtor or against the property of any Debtor or Reorganized Debtor with respect to any such Fire Claim; and

e. taking any act, in any manner, in any place whatsoever, that does not conform to, or comply with, the provisions of the Plan Documents, with respect to any such Fire Claim.

5. **Assumption of Executory Contracts and Unexpired Leases and Resolution of Cure Disputes.**

a. Pursuant to Section 8.1(a) of the Plan and Paragraph 32a. of the Confirmation Order, as of July 1, 2020 and subject to the payment of any applicable Cure Amount, all executory contracts and unexpired leases to which any of the Debtors are parties shall be deemed assumed, unless such executory contract or unexpired lease (i) was previously assumed or rejected by the Debtors, pursuant to a Final Order, (ii) previously expired or terminated pursuant to its own terms or by agreement of the parties thereto, (iii) was or subject to a bona fide, assumed, valid, and enforceable defense or setoff, or (iv) was rejected by the Debtors on or before June 20, 2020, or (v) or reject filed by the Debtors on or before June 20, 2020, or (vi)

is specifically designated as an executory contract or unexpired lease to be rejected on the Schedule of Rejected Contracts (as such Schedule may be amended).

b. Pursuant to Section 8.2(c) of the Plan and Paragraph 34 of the Confirmation Order, in the event of an unresolved dispute regarding (i) any Cure Amount, (ii) the ability of the Reorganized Debtors or any assignee to provide "adequate assurance of future performance" (within the meaning of section 365 of the Bankruptcy Code) under the executory contract or unexpired lease to be assumed, or (iii) any other matter pertaining to assumption, assumption and assignment, or the Cure Amounts required by section 365(b)(1) of the Bankruptcy Code (each, a "Cure Dispute"), such Cure Dispute shall be preserved and may be resolved in due course either consensually without further order of the Bankruptcy Court, or, after notice and an opportunity to be heard, by a Final Order of the Bankruptcy Court, which may be entered after July 1, 2020.

6. **Time for Filing Rejection Damage Claims; Further Amendments to the Schedules of Assumed and Rejected Contracts.**

a. Pursuant to Section 8.3 of the Plan and Paragraph 35a. of the Confirmation Order, in the event that the rejection of an executory contract or unexpired lease under the Plan results in damages to the other party or parties to such contract or lease, any Claim for such damages, shall be forever barred and shall not be enforceable against the Debtors or the Reorganized Debtors, or their respective estates, properties or interests in property, unless a proof of Claim is filed with the Bankruptcy Court and served upon the Debtors or the Reorganized Debtors, no later than thirty (30) days after the later of (i) June 20, 2020, or (ii) the effective date of the rejection of such executory contract or unexpired lease, as set forth on the Schedule of Rejected Contracts or in an order of the Bankruptcy Court.

b. Pursuant to Paragraph 32d. of the Confirmation Order:

i. the Debtors or the Reorganized Debtors have thirty (30) days from June 20, 2020 to file amendments to the Schedule of Assumed Contracts (as defined in the Plan Supplement) and Schedule of Rejected Contracts, to remove executory contracts and unexpired leases previously listed on the Schedule of Assumed Contracts and to add executory contracts and unexpired leases to the Schedule of Rejected Contracts;

ii. any counterparty to an executory contract or unexpired lease that is added to the Schedule of Rejected Contracts or removed from the Schedule of Assumed Contracts shall have thirty (30) days from the date on which notice of such removal or addition is served on the counterparty to file an objection thereto, which objection may be resolved either consensually without further order of the Bankruptcy Court, or, by a Final Order of the Bankruptcy Court, with any rejection deemed approved as of July 1, 2020; and

iii. the rejection of any executory contract or unexpired lease added to the Schedule of Rejected Contracts shall be deemed approved by the Bankruptcy Court as of July 1, 2020 if an objection to the addition of such executory contract or unexpired lease to the Schedule of Rejected Contracts is not timely filed as provided above.

For the avoidance of doubt, the counterparty to an executory contract or unexpired lease that is added to the Schedule of Rejected Contracts shall have thirty (30) days to file a claim for rejection damages following the later of (i) July 1, 2020 and (ii) if a timely objection to rejection is filed and is not consensually resolved by the parties, the entry of an order approving the rejection of such executory contract or unexpired lease.

7. **Final Fee Applications.** Pursuant to Section 2.2 of the Plan, all final requests for the payment of Professional Fee Claims against a Debtor, including any Professional Fee Claim incurred during the period from the Petition Date through and including July 1, 2020, must be filed and served on the Reorganized Debtors no later than sixty (60) days after July 1, 2020. All such final requests will be subject to approval by the Bankruptcy Court after notice and a hearing in accordance with the procedures established by the Bankruptcy Code, the Interim Compensation Order, and any other prior orders of the Bankruptcy Court regarding the payment of Professionals in the Chapter 11 Cases.

8. **Certain Documents.** The Confirmation Order, the Plan, the Financing Approval Order, the Fire Victim Trust Agreement, the Fire Victim Claims Resolution Procedures, and the Plan Supplement, can be viewed free of charge at the website for the Debtors' claims and noticing agent, Prime Clerk, <https://restructuring.primeclerk.com/pgc/>. Additionally, copies of such documents may be obtained by accessing the Bankruptcy Court's website, <http://www.cacb.uscourts.gov>. A PACER password and login are needed to access documents on the Bankruptcy Court's website, and can be obtained at <http://www.pacer.psc.uscourts.gov>. The Fire Victim Trust Agreement and the Fire Victim Claims Resolution Procedures, among other documents related to the Fire Victim Trust, can also be viewed free of charge at the website for the Fire Victim Trust, <https://www.firevictimtrust.com/>.

Dated: July 2, 2020

WILLI DAYSHAL MANGES LLP
KELLY BENNETT MUTH TRAILER

Community partnership hopes to fuel citizens and restaurants

BY EMA SASIC
esasic@bakersfield.com

Food insecurity and economic instability have been brought to the forefront in Kern County during the COVID-19 pandemic, but a new partnership hopes to provide some fuel for individuals and small businesses in need.

Representatives from Kern Economic Development Foundation, Southern California Gas Co. and the Community Action Partnership of Kern gathered Thursday outside Victor's Mexican Grill on Brimhall Road to kick off a new Fueling Our Communities partnership linking seniors and farmworkers with meals from local restaurants.

The goal is to provide 450 to 500 meals to seniors and farmworkers each week for 13 weeks. About 100 Kern County small business restaurants will participate, all of which are located in the SoCalGas service area.

The program will be operational by the end of the month.

During the last few months, CAPK has seen an increase in the number of people seeking food resources, explained Pritika Ram, director of administration at CAPK.

"Our food bank on any given month does roughly 1.2 million pounds of food. During the peak times of COVID, we increased our food distribution to roughly 2.4 million pounds of food every month," Ram said. "Through our 211 call center, a lot of the calls we're getting are around food insecurity."

Small-business restaurants have also been impacted by the coronavirus, having to shut down their



ALEX HORVATH / THE CALIFORNIAN

Southern California Gas Co. representative Rob Duchow speaks about partnering with the Kern Economic Development Foundation and Community Action Partnership of Kern for the Fueling Our Communities program.



Victor's Mexican Grill, owned by Victor Lopez, is one of about 100 small business restaurants in Kern County participating in the Fueling Our Communities program.

UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF CALIFORNIA SAN FRANCISCO DIVISION

In re:
PG&E CORPORATION,
- and -
PACIFIC GAS AND ELECTRIC COMPANY,
Debtors.

NOTICE OF ENTRY OF CONFIRMATION ORDER AND OCCURRENCE OF EFFECTIVE DATE OF DEBTORS' AND SHAREHOLDER PROPONENTS' JOINT CHAPTER 11 PLAN OF REORGANIZATION DATED JUNE 19, 2020

PLEASE TAKE NOTICE that:

1. The Plan and Confirmation Order. On June 20, 2020, the United States Bankruptcy Court for the Northern District of California, San Francisco Division (the "Bankruptcy Court") entered an order [Docket No. 8053] (the "Confirmation Order") confirming the Debtors' and Shareholder Proponents' Joint Chapter 11 Plan of Reorganization Dated June 19, 2020 [Docket No. 8048] (together with all schedules and exhibits thereto, and as may be modified, amended, or supplemented from time to time, the "Plan"). Capitalized terms used but not defined herein have the meanings ascribed to such terms in the Plan or the Confirmation Order, as applicable.

2. The Plan Effective Date. The Effective Date of the Plan occurred on July 1, 2020, and as a result, the Plan has been substantially consummated.

3. Plan Binding. The Plan and all provisions of the Plan (including, without limitation, all discharge, injunction, excusal, and release provisions contained in the Plan and in the Confirmation Order) are binding on all holders of Claims against, or interests in, the Debtors, whether or not the Claims or interest of any such holder are impaired under the Plan and whether or not any such holder voted to accept the Plan. You are encouraged to review the Plan and the Confirmation Order in their entirety.

4. CHANNELING INJUNCTION. In addition to the other provisions of the Plan and the Confirmation Order, the Plan and the Confirmation Order provide that the sole source of recovery for holders of Fire Victim Claims shall be from the Fire Victim Trust, and the sole source of recovery for holders of Subrogation Wildfire Claims shall be from the Subrogation Wildfire Trust. The holders of Fire Victim Claims and Subrogation Wildfire Claims shall have no recourse to or claims whatsoever against the Debtors or the Reorganized Debtors or their assets and properties. Consistent with the foregoing and as provided in the Plan and the Confirmation Order, all entities that have held or asserted, or that hold or assert any Fire Victim Claim or Subrogation Wildfire Claim shall be permanently and forever stayed, restrained, and enjoined from taking any action for the purpose of directly or indirectly collecting, recovering, or receiving payments, satisfaction, or recovery from any Debtor or Reorganized Debtor or its assets and properties with respect to any Fire Claims, including all of the following actions:

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5. Assumption of Executory Contracts and Unexpired Leases and Resolution of Cure Disputes.

a. Pursuant to Section 8.1(a) of the Plan and Paragraph 32a.

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b. Pursuant to Section 8.2(c) of the Plan and Paragraph 34 of the Confirmation Order, in the event of an unresolved dispute regarding (i) any Cure Amount, (ii) the ability of the Reorganized Debtors or any assignee to provide "adequate assurance of future performance" (within the meaning of section 365 of the Bankruptcy Code) under the executory contract or unexpired lease to be assumed, or (iii) any other matter pertaining to assumption, assumption, and assignment, or the Cure Amounts required by section 365(b)(1) of the Bankruptcy Code (each, a "Cure Dispute"), such Cure Dispute shall be preserved and may be resolved in due course either consensually without further order of the Bankruptcy Court, or, after notice and an opportunity to be heard, by a Final Order of the Bankruptcy Court, which may be entered after July 1, 2020.

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7. Final Fee Applications. Pursuant to Section 2.2 of the Plan, all final requests for the payment of Professional Fee Claims against a Debtor, including any Professional Fee Claim incurred during the period from the Petition Date through and including July 1, 2020, must be filed and served on the Reorganized Debtors no later than sixty (60) days after July 1, 2020. All such final requests will be subject to approval by the Bankruptcy Court after notice and a hearing in accordance with the procedures established by the Bankruptcy Code, the Interim Compensation Order, and any other prior orders of the Bankruptcy Court regarding the payment of Professional Fees in the Chapter 11 Cases.

8. Certain Documents. The Confirmation Order, the Plan, the Financing Approval Order, the Fire Victim Trust Agreement, the Fire Victim Claims Resolution Procedures, and the Plan Supplement, can be viewed free of charge at the website for the Debtors' claims and noticing agent, Prime Clerk: <https://restructuring.primelaw.com/pgc/>. Additionally, copies of such documents may be obtained by accessing the Bankruptcy Court's website: <http://www.cancb.uscourts.gov>. The Fire Victim Trust Agreement and the Fire Victim Claims Resolution Procedures, among other documents related to the Fire Victim Trust, can also be viewed free of charge at the website for the Fire Victim Trust, <https://www.firevictimtrust.com>.

9. Assumption of Executory Contracts and Unexpired Leases and Resolution of Cure Disputes.

a. Pursuant to Section 8.1(a) of the Plan and Paragraph 32a.

of the Confirmation Order, as of July 1, 2020 and subject to the payment of any applicable Cure Amount, all executory contracts and unexpired leases to which any of the Debtors are parties shall be deemed assumed, unless such executory contract or unexpired lease (i) was previously rejected by the Debtors, pursuant to its own terms or by agreement of the Debtors, (ii) was rejected by the Debtors on or before June 20, 2020, and (iv)

is specifically designated as an executory contract or unexpired lease to be rejected on the Schedule of Rejected Contracts (as such Schedule may be amended).

b. Pursuant to Section 8.2(c) of the Plan and Paragraph 34 of the Confirmation Order, in the event of an unresolved dispute regarding (i) any Cure Amount, (ii) the ability of the Reorganized Debtors or any assignee to provide "adequate assurance of future performance" (within the meaning of section 365 of the Bankruptcy Code) under the executory contract or unexpired lease to be assumed, or (iii) any other matter pertaining to assumption, assumption, and assignment, or the Cure Amounts required by section 365(b)(1) of the Bankruptcy Code (each, a "Cure Dispute"), such Cure Dispute shall be preserved and may be resolved in due course either consensually without further order of the Bankruptcy Court, or, after notice and an opportunity to be heard, by a Final Order of the Bankruptcy Court, which may be entered after July 1, 2020.

6. Time for Filing Rejection Damage Claims; Further Amendments to the Schedules of Assumed and Rejected Contracts.

a. Pursuant to Section 8.3 of the Plan and Paragraph 35a. of the Confirmation Order, in the event that the rejection of an executory contract or unexpired lease under the Plan results in damages to the other party or parties to such contract or lease, any claim for such damages, shall be forever barred and shall not be enforceable against the Debtors or the Reorganized Debtors, or their respective estates, properties or interests in property, unless a proof of claim is filed with the Bankruptcy Court and served upon the Debtors or the Reorganized Debtors, no later than thirty (30) days after the later of (i) June 20, 2020, or (ii) the effective date of the rejection of such executory contract or unexpired lease, as set forth on the Schedule of Rejected Contracts or in an order of the Bankruptcy Court.

b. Pursuant to Paragraph 32d. of the Confirmation Order:

i. the Debtors or the Reorganized Debtors have thirty (30) days from June 20, 2020 to file amendments to the Schedule of Assumed Contracts (as defined in the Plan Supplement) and Schedule of Rejected Contracts, to remove executory contracts and unexpired leases previously listed on the Schedule of Assumed Contracts and to add executory contracts and unexpired leases to the Schedule of Rejected Contracts;

ii. any counterparty to an executory contract or unexpired lease that is added to the Schedule of Rejected Contracts or removed from the Schedule of Assumed Contracts shall have thirty (30) days from the date on which notice of such removal or addition is served on the counterparty to file an objection thereto, which objection may be resolved either consensually without further order of the Bankruptcy Court, or, by a Final Order of the Bankruptcy Court, with any rejection deemed approved as of July 1, 2020; and

iii. the rejection of any executory contract or unexpired lease to the Schedule of Rejected Contracts shall be deemed approved by the Bankruptcy Court as of July 1, 2020 if an objection to the addition of such executory contract or unexpired lease to the Schedule of Rejected Contracts is not timely filed as provided above.

For the avoidance of doubt, the counterparty to an executory contract or unexpired lease that is added to the Schedule of Rejected Contracts shall have thirty (30) days to file a claim for rejection damages following the later of (i) July 1, 2020 and (ii) if a timely objection to rejection is filed and is not consensually resolved by the parties, the entry of an order approving the rejection of such executory contract or unexpired lease.

7. Final Fee Applications. Pursuant to Section 2.2 of the Plan, all final requests for the payment of Professional Fee Claims against a Debtor, including any Professional Fee Claim incurred during the period from the Petition Date through and including July 1, 2020, must be filed and served on the Reorganized Debtors no later than sixty (60) days after July 1, 2020. All such final requests will be subject to approval by the Bankruptcy Court after notice and a hearing in accordance with the procedures established by the Bankruptcy Code, the Interim Compensation Order, and any other prior orders of the Bankruptcy Court regarding the payment of Professional Fees in the Chapter 11 Cases.

8. Certain Documents. The Confirmation Order, the Plan, the Financing Approval Order, the Fire Victim Trust Agreement, the Fire Victim Claims Resolution Procedures, and the Plan Supplement, can be viewed free of charge at the website for the Debtors' claims and noticing agent, Prime Clerk: <https://restructuring.primelaw.com/pgc/>. Additionally, copies of such documents may be obtained by accessing the Bankruptcy Court's website: <http://www.cancb.uscourts.gov>. The Fire Victim Trust Agreement and the Fire Victim Claims Resolution Procedures, among other documents related to the Fire Victim Trust, can also be viewed free of charge at the website for the Fire Victim Trust, <https://www.firevictimtrust.com>.

Exhibit G

PROOF OF PUBLICATION
(2015.5 C.C.P.)

STATE OF CALIFORNIA

County of Sonoma

I am a citizen of the United States and a resident of the county aforesaid: I am over the age of eighteen years, and not a party to or interested in the above entitled matter. I am the principal clerk of the printer of The Press Democrat, a newspaper of general circulation, printed and published DAILY IN THE City of Santa Rosa, County of Sonoma; and which newspaper has been adjudged a newspaper of general circulation by the Superior Court of the County of Sonoma, State of California, under the date of November 29, 1951, Case number 34831, that the notice, of which the annexed is a printed copy (set in type not smaller than nonpareil), has been published in each regular and entire issue of said newspaper and not in any supplement thereof on the following dates to wit:

The Press Democrat - Legal Notices

7/10 - 7/10/2020

I certify (or declare) under penalty of perjury, under the laws of the State of California, that the foregoing is true and correct.

Dated at Santa Rosa, California, on

Jul 10, 2020



SIGNATURE

This space for County clerk's Filing Stamp

Proof of Publication of

<p>UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF CALIFORNIA, SAN FRANCISCO DIVISION In re: PG&E CORPORATION, Bankruptcy Case - and - No. 19-30088 (DM) PACIFIC GAS AND ELECTRIC COMPANY, Chapter 11 (Lead Case) (Jointly Administered)</p> <p>NOTICE OF ENTRY OF CONFIRMATION ORDER AND OCCURRENCE OF EFFECTIVE DATE OF DEBTORS' AND SHAREHOLDER PROPONENTS' JOINT CHAPTER 11 PLAN OF REORGANIZATION DATED JUNE 19, 2020</p> <p>PLEASE TAKE NOTICE: The Plan and Confirmation Order, on June 20, 2020, in the United States Bankruptcy Court for the Northern District of California, San Francisco Division (the "Confirmation Order") confirming the Debtors' and Shareholder Proponents' Joint Chapter 11 Plan of Reorganization Dated June 19, 2020 (Docket No. 8048) (together with all schedules and exhibits thereto, and as may be modified, amended, or supplemented from time to time, the "Plan"). Capitalized terms used but not defined herein have the meanings ascribed to such terms in the Plan and Confirmation Order.</p> <p>2. The Plan Effective Date. The Effective Date of the Plan occurred on July 1, 2020, and the Plan has been substantially consummated.</p> <p>3. Plan Binding. The Plan and all provisions of the Plan (including, without limitation, all discharge, injunction, excusing, and release provisions contained in the Plan and in the Confirmation Order) are binding on all holders of Claims appearing in the Debtor's estate, whether or not the Claims or any such holder are impaired under the Plan and whether or not any such holder voted to accept the Plan. You are encouraged to review the Plan and the Confirmation Order in their entirety.</p> <p>4. CHANNELING INJUNCTION. In addition to the other provisions of the Plan and the Confirmation Order, the Plan and the Confirmation Order shall have the sole and exclusive right to file any and all Fire Victim Claims shall be from the Fire Victim Trust. The holders of Fire Victim Claims and Subrogation Wildfire Claims shall have no recourse to or Claims whatsoever against the Debtors or the Reorganized Debtors or their assets or property. Consistent with the foregoing and as provided in the Plan and Confirmation Order, Entities that have held or asserted, or that hold or assert any Fire Victim Claim or Subrogation Wildfire Claim shall be permanently and forever stayed, restrained, and enjoined from taking any action for the purpose of directly or indirectly collecting, recovering, or receiving payments, satisfaction, or recovery from any Debtor or Reorganized Debtor or any other party in interest with respect to any Fire Claim, including all of the following actions:</p> <ul style="list-style-type: none">a. commencing, conducting, or continuing, in any manner, whether directly or indirectly, any suit, action, or other proceeding in any forum with respect to any such Fire Claim, against or affecting any Debtor or Reorganized Debtor, or any property or interests in property of any Debtor or Reorganized Debtor; orb. asserting, perfecting, or continuing any action, suit, or proceeding, by any manner or means, or in any manner, either directly or indirectly, any judgment, award, decree, or other order against any Debtor or Reorganized Debtor or against the property of any Debtor or Reorganized Debtor with respect to any such Fire Claim;c. creating, perfecting, or enforcing in any manner, whether directly or indirectly, any Lien of any kind against any Debtor or Reorganized Debtor or against the property of any Debtor or Reorganized Debtor with respect to any such Fire Claim;d. asserting or accomplishing any setoff, right of subrogation, indemnity, contribution, or recoupment of any kind, whether directly or indirectly, against any obligation due to any Debtor or Reorganized Debtor or against the property of any Debtor or Reorganized Debtor with respect to any such Fire Claim;e. taking any act, in any manner, in any place whatsoever, that does not conform to, or comply with, the provisions of the Plan Documents, with respect to any such Fire Claim. <p>5. Assumption of Executory Contracts and Unexpired Leases and Rescission of Separation Agreements.</p> <p>a. Pursuant to Section 3.1(a) of the Plan and Paragraph 32a of the Confirmation Order, as of July 1, 2020 and subject to the payment of any applicable Cure Amount, all executory contracts and unexpired leases to which any of the Debtors are parties shall be deemed assumed, unless such executory contract or unexpired lease (i) was previously assumed or rejected by the Debtors, pursuant to a Final Order, (ii) previously assumed or terminated pursuant to its own terms or by agreement of the parties thereto, (iii) was the subject of a motion to assume, assume and assign, or reject filed</p> <p>by the Debtors on or before June 20, 2020, or (iv) is specifically designated as an executory contract or unexpired lease to be rejected on the Schedule of Rejected Contracts.</p> <p>b. Pursuant to Section 3.2(c) of the Plan and Paragraph 34 of the Confirmation Order, in the event of an unresolved dispute regarding (i) any Cure Amount, (ii) the ability of the Reorganized Debtors or any assignee to provide "adequate assurance of future performance" (within the meaning of section 365 of the Bankruptcy Code) under the executory contract or unexpired lease, or (iii) the right to assume or reject such executory contract or unexpired lease, the Debtors may file a motion to assume, assume and assign, or the Cure Amounts required by section 365(b)(1) of the Bankruptcy Code (each, a "Core Dispute"), such Cure Dispute shall be preserved and may be resolved in due course either consensually without further order of the Bankruptcy Court, or, after notice and an opportunity to be heard, by a Final Order of the Bankruptcy Court, without further order of the Bankruptcy Court.</p> <p>6. Times for Filing Rejection Damage Claims; Further Amendments to the Schedules of Assumed and Rejected Contracts.</p> <p>a. Pursuant to Section 8.3 of the Plan and Paragraph 35a of the Confirmation Order, in the event that the rejection of an executory contract or unexpired lease under the Plan results in damages to the other party or parties to such contract or lease, any Claim for such damages shall be filed with the Debtor or the Reorganized Debtor no later than thirty (30) days after the later of (i) June 20, 2020, or (ii) the effective date of the rejection of such executory contract or unexpired lease, as set forth on the Schedule of Rejected Contracts as an order of the Bankruptcy Court.</p> <p>b. Pursuant to Paragraph 32a of the Confirmation Order:</p> <ul style="list-style-type: none">i. the Debtors or the Reorganized Debtors have thirty (30) days from June 20, 2020 to file amendments to the Schedule of Assumed Contracts (as defined in the Plan Supplement) and Schedule of Rejected Contracts, to remove executory contracts and unexpired leases previously listed on the Schedule of Assumed Contracts or to add executory contracts and unexpired leases to the Schedule of Rejected Contracts;ii. any counterparty to an executory contract or unexpired lease that is added to the Schedule of Rejected Contracts or removed from the Schedule of Assumed Contracts shall have thirty (30) days from the date on which notice of such removal or addition is served on the counterparty to file an objection thereto, which objection may be resolved either consensually without further order of the Bankruptcy Court, or, by a Final Order of the Bankruptcy Court, with any rejection deemed approved as of July 1, 2020; andiii. the rejection of any executory contract or unexpired lease added to the Schedule of Rejected Contracts shall be deemed approved by the Bankruptcy Court as of July 1, 2020, if no objection to the addition of such executory contract or unexpired lease to the Schedule of Rejected Contracts is timely filed as provided above. <p>For the avoidance of doubt, the counterparty to an executory contract or unexpired lease that is added to the Schedule of Rejected Contracts shall have thirty (30) days to file a claim for rejection damages following the later of (i) July 1, 2020 and (ii) if a timely objection to rejection is filed and is not timely resolved, the date on which the counterparty to the rejection of such executory contract or unexpired lease is filed.</p> <p>7. Final Fee Applications. Pursuant to Section 2.2 of the Plan, all final requests for the payment of Professional Fee Claims against a Debtor, including any Professional Fee Claim incurred during the period from the Petition Date through and including July 1, 2020, must be filed and served on the Reorganized Debtors no later than sixty (60) days after July 1, 2020. The Bankruptcy Court will then review the applications and order the payment of such fees, including an award of interest, within ten (10) days after notice and a hearing in accordance with the procedures established by the Bankruptcy Code, the Interim Compensation Order, and any other prior orders of the Bankruptcy Court regarding the payment of Professionals in the Chapter 11 Cases.</p> <p>8. Confirmation Documents. The Confirmation Order, the Plan, the Financing Approach Order, the Fire Victim Trust Agreement, the Fire Victim Claims Resolution Procedures, and the Plan Supplement, can be viewed free of charge at the website for the Debtors' claims and noticing agent, Prime Clerk: https://restructuring.primeclerk.com/pgc/. Additionally, copies of such documents may be obtained by accessing the Bankruptcy Court's website: http://www.cancb.uscourts.gov. A PACER password and login are needed to access documents on the Bankruptcy Court's website. A login may be obtained at http://www.pacer.psc.uscourts.gov. The Fire Victim Trust Agreement and the Fire Victim Claims Resolution Procedures, among other documents related to the Fire Victim Trust, can also be viewed free of charge at the website for the Fire Victim Trust: https://www.firevictimtrust.com/.</p> <p>Dated: July 2, 2020</p> <p>WEIL, GOTSHAL & MANGE LLP KELLER BENVENUTTI KIM LLP</p>

PUBLIC NOTICE

PUBLIC NOTICE

PUBLIC NOTICE

NOTICE OF ELECTION

NOTICE IS HEREBY GIVEN in accordance with the provisions of the Uniform District Election Law of the State of California, that a Consolidated General District Election will be held on Tuesday, November 3, 2020, in the following districts located either wholly or partially in Sonoma County, and that candidates to be voted upon at said election may be nominated for the following offices:

COUNTY BOARD OF EDUCATION MEMBER(S)

DISTRICT(S)	NO. TO BE ELECTED	TERM OF OFFICE	QUALIFICATIONS
Sonoma County Brd of Ed, Area 1	1	4 yrs	Registered Voter of the District
Sonoma County Brd of Ed, Area 3	1	4 yrs	"
Sonoma County Brd of Ed, Area 5	1	4 yrs	"
Marin County Brd of Ed, Area 7	1	4 yrs	"
Napa County Brd of Ed, Area 7	1	4 yrs	"

COMMUNITY COLLEGE BOARD MEMBER(S)

DISTRICT(S)	NO. TO BE ELECTED	TERM OF OFFICE	QUALIFICATIONS
Sonoma County Junior College, Cid/Gey/Hbg Area	1	4 yrs	Registered Voter of the District
Sonoma County Junior College, Santa Rosa Area	2	4 yrs	"
Napa Valley Community College, Area 7	1	4 yrs	"

UNIFIED SCHOOL DISTRICT BOARD MEMBER(S)

DISTRICT(S)	NO. TO BE ELECTED	TERM OF OFFICE	QUALIFICATIONS
Calistoga Jt Unified	3	4 yrs	Registered Voter of the District
Cloverdale Unified	3	4 yrs	"
Cotati-Rohnert Park Unified, Area 3	1	4 yrs	"
Cotati-Rohnert Park Unified, Area 5	1	4 yrs	"
Geyserville Unified	3	4 yrs	"
Geyserville Unified	1	2 yrs	"
Healdsburg Unified	3	4 yrs	"
Shoreline Unified, Area 3	2	4 yrs	"
Sonoma Valley Unified, Trustee Area 3	1	4 yrs	"
Sonoma Valley Unified, Trustee Area 4	1	4 yrs	"
Sonoma Valley Unified, Trustee Area 5	1	4 yrs	"
Windsor Unified	2	4 yrs	"

HIGH SCHOOL DISTRICT BOARD MEMBER(S)

DISTRICT(S)	NO. TO BE ELECTED	TERM OF OFFICE	QUALIFICATIONS
City of Santa Rosa High, Trustee Area 1	1	4 yrs	Registered Voter of the District
City of Santa Rosa High, Trustee Area 3	1	4 yrs	"
City of Santa Rosa High, Trustee Area 5	1	4 yrs	"
City of Santa Rosa High, Trustee Area 7	1	4 yrs	"
Petaluma Jt Union High*	2	4 yrs	"
Pt Arena Jt Union High	3	4 yrs	"
West Sonoma County Union High	2	4 yrs	"

*Candidates for Petaluma Jt Union High School District must file with the Petaluma City Clerk, 11 English St, Petaluma. Call (707) 778-4360 for more information.

ELEMENTARY SCHOOL DISTRICT BOARD MEMBER(S)

DISTRICT(S)	NO. TO BE ELECTED	TERM OF OFFICE	QUALIFICATIONS
Alexander Valley Union	2	4 yrs	Registered Voter of the District
Bellevue Union	2	4 yrs	"
Bellevue Union	1	2 yrs	"
Bennett Valley Union	2	4 yrs	"
Cinnabar	2	4 yrs	"
Dunham	2	4 yrs	"
Forestville Union	2	4 yrs	"
Fort Ross	1	4 yrs	"
Fort Ross	1	2 yrs	"
Gravenstein Union	2	4 yrs	"
Gravenstein Union	1	2 yrs	"
Guerneville	2	4 yrs	"
Harmony Union	2	4 yrs	"
Horicon	2	4 yrs	"
Kashia	1	4 yrs	"
Kashia	1	2 yrs	"
Kenwood	2	4 yrs	"
Laguna Jt	1	4 yrs	"
Liberty	2	4 yrs	"
Lincoln Union	1	4 yrs	"
Mark West Union	2	4 yrs	"
Monte Rio Union	2	4 yrs	"
Monte Rio Union	1	2 yrs	"
Montgomery	3	4 yrs	"
Oak Grove Union	2	4 yrs	"
Oak Grove Union	1	2 yrs	"
Old Adobe Union	2	4 yrs	"
Piner-Olivet Union	2	4 yrs	"
Rincon Valley Union	2	4 yrs	"
Roseland	2	4 yrs	"
Roseland	1	2 yrs	"
Sebastopol Union	2	4 yrs	"
Sebastopol Union	2	2 yrs	"
Twin Hills Union	2	4 yrs	"

NOTICE OF ELECTION

Two Rock Union 2 4 yrs "

Waugh 2 4 yrs "

West Side Union 2 4 yrs "

Wilmar Union 3 4 yrs "

Wright 2 4 yrs "

COAST LIFE SUPPORT DISTRICT DIRECTOR(S)

DISTRICT(S) NO. TO BE ELECTED TERM OF OFFICE QUALIFICATIONS

Coast Life Support 4 4 yrs Registered Voter of the District

Coast Life Support 1 2 yrs "

COMMUNITY SERVICE DISTRICT DIRECTOR(S)

DISTRICT(S) NO. TO BE ELECTED TERM OF OFFICE QUALIFICATIONS

Cazadero Community Services 3 4 yrs Registered Voter of the District

FIRE PROTECTION DISTRICT DIRECTOR(S)

DISTRICT(S) NO. TO BE ELECTED TERM OF OFFICE QUALIFICATIONS

Bodega Bay Fire 2 4 yrs Registered Voter of the District

Cloverdale Fire 3 4 yrs "

Forestville Fire 3 4 yrs "

Gold Ridge Fire 3 4 yrs "

Graton Fire 3 4 yrs "

Kenwood Fire 2 4 yrs "

Kenwood Fire 2 2 yrs "

Monte Rio Fire 2 4 yrs "

Monte Rio Fire 1 2 yrs "

North Sonoma Coast Fire 3 4 yrs "

North Sonoma Coast Fire 1 2 yrs "

Northern Sonoma County Fire 2 4 yrs "

Northern Sonoma County Fire 1 2 yrs "

Rancho Adobe Fire 4 4 yrs "

Rancho Adobe Fire 1 2 yrs "

Schell-Vista Fire 3 4 yrs "

Sonoma County Fire 4 4 yrs "

Timber Cove Fire 1 4 yrs "

Timber Cove Fire 1 2 yrs "

Valley of the Moon Fire 3 4 yrs "

HEALTH CARE DISTRICT DIRECTOR(S)

DISTRICT(S) NO. TO BE ELECTED TERM OF OFFICE QUALIFICATIONS

Cloverdale Health Care 2 4 yrs Registered Voter of the District

North Sonoma County Healthcare 3 4 yrs "

Palm Drive Health Care 3 4 yrs "

Petaluma Health Care 3 4 yrs "

Sonoma Valley Health Care 3 4 yrs "

WATER DISTRICT DIRECTOR(S)

DISTRICT(S) NO. TO BE ELECTED TERM OF OFFICE QUALIFICATIONS

North Marin Water* 3 4 yrs Registered Voter of the District

Sweetwater Springs Water 2 4 yrs "

Valley of the Moon Water 3 4 yrs "

*Candidates for North Marin Water District must file with the Marin County Elections Department. Call (415) 473-6437 for more information.

Declarations of Candidacy for eligible candidates desiring to file for any of the above offices (except for Petaluma Jt Union High School District and North Marin Water District - see * explanations above) may be obtained from the Registrar of Voters Office, 435 Fiscal Dr., Santa Rosa, CA, on or after July 13, and no later than 5 p.m. on August 7, 2020. If an incumbent elective officer of the district has not filed by 5 p.m. on August 7, the voters shall have until 5 p.m. on August 12 to nominate candidates other than the incumbent for such elective office.

Note that, due to the COVID-19 pandemic, in-person office hours will be significantly reduced. Therefore, it is highly recommended that anybody interested in becoming a candidate either call (707) 565-6800 or email rsy-candidate@sonoma-county.org to schedule an appointment. Additional information about the filing process is available on the Sonoma County Registrar of Voters website at <http://sonoma county.ca.gov/CRA/Register-of-Voters/Candidate-Filing/>.

In the event there are no nominees or an insufficient number of nominees for such office and a petition for an election is not filed within the time period prescribed by Elections Code §10515 for special districts and Education Code §§5326 and 5328 for school districts (5 p.m. on August 12), the supervising authority will make appointments to each elective office.

Candidates filing for an office that shares boundaries with Marin County (Marin County Brd of Ed Area 1, Shoreline Unified School District Area 3, Laguna Jt School District, Lincoln School District, and North Marin Water District) who wish to file an optional Statement of Qualifications in Marin County should call the Candidate and Financial Filing Division of the Marin County Elections Department at (415) 473-6437.

Candidates filing for an office that shares boundaries with Napa County (Napa County Brd of Ed Area 7, Napa Valley Community College Area 7, and Calistoga Jt Unified School District) who wish to file an optional Statement of Qualifications in Napa County should call the Napa County Elections Department at (707) 253-4321.

Candidates filing for an office that shares boundaries with Mendocino County (Sonoma County Junior College Cid/Gey/Hbg Area, Pt Arena Jt Union High School District, and Coast Life Support District) who wish to file an optional Statement of Qualifications in Mendocino County should call the Mendocino County Elections Division at (707) 234-6819.

Voting locations in Sonoma County will be open on Election Day between the hours of 7 a.m. and 8 p.m. Due to the COVID-19 pandemic, voting locations in Sonoma County will also be open for limited times on the three days prior to Election Day. Specific hours for those days will be announced closer to Election Day.

Dated: July 6, 2020

SEAL

Deva Marie Proto

Sonoma County Clerk & Registrar of Voters

435 Fiscal Dr.

Santa Rosa, CA 95403

57618 - Pub July 10, 2020.

PUBLIC NOTICE

PUBLIC NOTICE

CITY OF SANTA ROSA

NOTICE OF PUBLIC HEARING

2019 ANNUAL WEED ABATEMENT PROGRAM

Notice is hereby given that a public hearing will be conducted by the City Council on Tuesday, July 21, 2020, at or after 5:00 p.m., utilizing a virtual public meeting format. The purpose of the public hearing will be to receive public comment and recommendations prior to the City Council acting on the 2019 annual Weed Abatement Program report.

Exhibit H

The Times-Standard

PO Box 3580
Eureka, CA 95502
707-441-0571
legals@times-standard.com
3809751

PG&E CORPORATION
77 BEALE STREET
SAN FRANCISCO, CA 94177

PROOF OF PUBLICATION (2015.5 C.C.P.)

STATE OF CALIFORNIA County of Humboldt

FILE NO. Display Legal Ad for PG&E

I am a citizen of the United States and a resident of the County aforesaid; I am over the age of eighteen years, and not a party to or interested in the above-mentioned matter. I am the principal clerk of the printer of THE TIMES-STANDARD, a newspaper of general circulation, printed and published daily in the City of Eureka, County of Humboldt, and which newspaper has been adjudged a newspaper of general circulation by the Superior Court of the County of Humboldt, State of California, under the date of June 15, 1967, Consolidated Case Numbers 27009 and 27010; that the notice, of which the annexed is a printed copy (set in type not smaller than nonpareil), has been published in each regular and entire issue of said newspaper and not in any supplement thereof on the following dates, to-wit,

07/10/2020

I certify (or declare) under penalty of perjury that the foregoing is true and correct.

Dated at Eureka, California,
This 16th day of July, 2020

Robin Imholte

Legal No. **0006501127**

UNITED STATES BANKRUPTCY COURT
NORTHERN DISTRICT OF CALIFORNIA, SAN FRANCISCO DIVISION
In re:
PG&E CORPORATION, Bankruptcy Case
- and - No. 19-30088 (DM)
PACIFIC GAS AND ELECTRIC COMPANY, Chapter 11
Debtors. (Lead Case)
(Jointly Administered)

**NOTICE OF ENTRY OF CONFIRMATION ORDER AND OCCURRENCE
OF EFFECTIVE DATE OF DEBTORS' AND SHAREHOLDER
PROPOSERS' JOINT CHAPTER 11 PLAN OF
REORGANIZATION DATED JUNE 19, 2020**

PLEASE TAKE NOTICE that:

1. **The Plan and Confirmation Order.** On June 20, 2020, the United States Bankruptcy Court for the Northern District of California, San Francisco Division (the "Bankruptcy Court") entered an order (Docket No. 8053) (the "Confirmation Order") confirming the "Debtors" and "Shareholder Proposers' Joint Chapter 11 Plan of Reorganization Dated June 19, 2020" (Docket No. 8048) (together with all schedules and exhibits thereto, and as may be modified, amended, or supplemented from time to time, the "Plan"). Capitalized terms used but not defined herein have the meanings ascribed to such terms in the Plan or the Confirmation Order, as applicable.

2. **The Plan Effective Date.** The Effective Date of the Plan occurred on July 1, 2020, and as a result, the Plan has been substantially consummated.

3. **Plan Binding.** The Plan and all provisions of the Plan (including, without limitation, all discharge, injunction, exculpation, and release provisions contained in the Plan and in the Confirmation Order) are binding on all holders of Claims against, or Interests in, the Debtors, whether or not the Claims or Interests of any such holder are impaired under the Plan and whether or not any such holder voted to accept the Plan. You are encouraged to review the Plan and the Confirmation Order in their entirety.

4. **CHANNELING INJUNCTION.** In addition to the other provisions of the Plan and the Confirmation Order, the Plan and the Confirmation Order provide that the *sole* source of recovery for holders of Fire Victim Claims shall be from the Fire Victim Trust, and the *sole* source of recovery for holders of Subrogation Wildfire Claims shall be from the Subrogation Wildfire Trust. The holders of Fire Victim Claims and Subrogation Wildfire Claims shall have no recourse to or Claims whatsoever against the Debtors or the Reorganized Debtors or their assets and properties. Consistent with the foregoing and as provided in the Plan and the Confirmation Order, all Entities that have held or asserted, or that hold or assert any Fire Victim Claim or Subrogation Wildfire Claim shall be *permanently and forever stayed, restrained, and enjoined* from taking any action for the purpose of directly or indirectly collecting, recovering, or receiving payments, satisfaction, or recovery from any Debtor or Reorganized Debtor or its assets and properties with respect to any Fire Claims, including all of the following actions:

a. commencing, conducting, or continuing, in any manner, whether directly or indirectly, any suit, action, or other proceeding of any kind in any forum with respect to any such Fire Claim, against or affecting any Debtor or Reorganized Debtor, or any property or interests in property of any Debtor or Reorganized Debtor with respect to any such Fire Claim;

b. enforcing, levying, attaching, collecting or otherwise recovering, by any manner or means, or in any manner, either directly or indirectly, any judgment, award, decree or other order against any Debtor or Reorganized Debtor or against the property of any Debtor or Reorganized Debtor with respect to any such Fire Claim;

c. creating, perfecting, or enforcing in any manner, whether directly or indirectly, any Lien or any kind against any Debtor or Reorganized Debtor or the property of any Debtor or Reorganized Debtor with respect to any such Fire Claims;

d. asserting or accomplishing any setoff, right of subrogation, indemnity, contribution, or recoupment of any kind, whether directly or indirectly, against any obligation due to any Debtor or Reorganized Debtor or against the property of any Debtor or Reorganized Debtor with respect to any such Fire Claim; and

e. taking any act, in any manner, in any place whatsoever, that does not conform to, or comply with, the provisions of the Plan Documents, with respect to any such Fire Claim.

5. **Assumption of Executory Contracts and Unexpired Leases and Resolution of Cure Disputes.**

a. Pursuant to Section 8.1(a) of the Plan and Paragraph 32a. of the Confirmation Order, as of July 1, 2020 and subject to the payment of any applicable Cure Amount, all executory contracts and unexpired leases to which any of the Debtors are parties shall be deemed assumed, unless such executory contract or unexpired lease (i) was previously assumed or rejected by the Debtors, pursuant to a Final Order, (ii) previously expired or terminated pursuant to its own terms or by agreement of the parties thereto, (iii) was the subject of a motion to assume, assume and assign, or reject filed

by the Debtors on or before June 20, 2020, or (iv) is specific an executory contract or unexpired lease to be rejected Rejected Contracts (as such Schedule may be amended).

b. Pursuant to Section 8.2(c) of the Plan and Pa Confirmation Order, in the event of an unresolved dispute Cure Amount, (ii) the ability of the Reorganized Debtors provide "adequate assurance of future performance" (or section 365(b)(1) of the Bankruptcy Code (each, a "Cure Dispute shall be preserved and may be resolved in consensually without further order of the Bankruptcy Court or an opportunity to be heard, by a Final Order of the which may be entered after July 1, 2020.

6. Time for Filing Rejection Damage Claims; Further the Schedules of Assumed and Rejected Contracts.

a. Pursuant to Section 8.3 of the Plan and Pa Confirmation Order, in the event that the rejection of an or unexpired lease under the Plan results in damages or parties to such contract or lease, any Claim for such forever barred and shall not be enforceable against Reorganized Debtors, or their respective estates, property, unless a proof of Claim is filed with the Bankruptcy Court, or a Final Order of the Bankruptcy Court, or an opportunity to be heard, by a Final Order of the which may be entered after July 1, 2020.

b. Pursuant to Paragraph 32d. of the Confirmation Order, the Debtors or the Reorganized Debtors have until June 20, 2020 to file amendments to the Schedule of Assumed Contracts and to add executory contracts and unexpired leases to the Schedule of Rejected Contracts;

i. any counterparty to an executory contract or unexpired lease to the Schedule of Assumed Contracts shall have thirty (30) days from notice of such removal or addition is served on the counterparty thereto, which objection may be resolved without further order of the Bankruptcy Court, or, by a Final Order of the Bankruptcy Court, with any rejection deemed approved and

iii. the rejection of any executory contract or unexpired lease to the Schedule of Rejected Contracts shall be deemed approved by the Bankruptcy Court as of July 1, 2020 if an objection to the addition contract or unexpired lease to the Schedule of Rejected Contracts is filed as provided above.

For the avoidance of doubt, the counterparty to an executory contract that is added to the Schedule of Rejected Contracts shall have thirty (30) days to file a claim for rejection damage of (i) July 1, 2020 and (ii) if a timely objection to reject the executory contract is filed, the entry of an order of rejection of such executory contract or unexpired lease.

7. **Final Fee Applications.** Pursuant to Section 2.2, requests for the payment of Professional Fee Claims including any Professional Fee Claim incurred during the Petition Date through and including July 1, 2020, must be filed with the Reorganized Debtors no later than sixty (60) days. All such final requests will be subject to approval by the Bankruptcy Court, the Interim Compensation Order, or the Bankruptcy Court regarding the payment of Chapter 11 Cases.

8. **Certain Documents.** The Confirmation Order, the Approval Order, the Fire Victim Trust Agreement, the Resolution Procedures, and the Plan Supplement, are available at the website for the Debtors' claims and the Clerk: <https://restructuring.pmcclerk.com/pgc/>. Additional documents may be obtained by accessing the Bankruptcy Court's website at <http://www.cancb.uscourts.gov>. A PACER password and access documents on the Bankruptcy Court's website, at <http://www.pacer.psc.uscourts.gov>. The Fire Victim Trust Agreement and the Resolution Procedures, as well as the Fire Victim Trust, can also be viewed on the website for the Fire Victim Trust, <https://www.firevictimtrust.com>. Dated: July 2, 2020

WEIL, GOTSHAL & MANGES LLP
KELLER BENVENUTTI KIM LLP

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Exhibit I

AFFIDAVIT

STATE OF NEW JERSEY)
) ss:
CITY OF MONMOUTH JUNCTION, in the COUNTY OF MIDDLESEX)

I, Andrew Introne, being duly sworn, depose and say that I am the Advertising Clerk of the Publisher of THE WALL STREET JOURNAL, a daily national newspaper of general circulation throughout the United States, and that the notice attached to this Affidavit has been regularly published in THE WALL STREET JOURNAL for National distribution for

1 insertion(s) on the following date(s): JUL- 10-2020

ADVERTISER: PG&E CORPORATION;

and that the foregoing statements are true and correct to the best of my knowledge.



Sworn to
before me this
10 day of July
2020



Notary Public



BUSINESS NEWS

Facebook, Rights Groups Remain at Odds

Company says new policies address concerns, but activists seek greater efforts

By SARAH E. NEEDLEMAN
AND JEFF HORWITZ

Civil-rights advocates are increasing pressure on **Facebook** Inc. advertisers to halt spending on the company's platforms, saying it has done too little to police hateful and other problematic content.

Groups including the Anti-Defamation League and the NAACP have enlisted hundreds of companies in the boycott campaign. Facebook has acknowledged its shortcomings and pointed to new policies, additional spending and other efforts to address concerns.

Here is a look at what Facebook is doing in response.

What specific demands are the groups making?

Stop Hate for Profit, the name of the coalition behind the boycott effort, has on its website 10 recommendations for Facebook, ranging from the specific to the sweeping.

The group says Facebook should hire an executive with civil-rights expertise for a post in its C-suite, refund advertisers whose ads were shown next to content later removed for violating terms of service and submit to regular independent audits of identity-based hate and misinformation on its platform.

Facebook said it plans to hire a vice president for civil rights, a role that a spokeswoman described as "very senior" and is intended to lead a team built out over time. She also said the company issues refunds to advertisers in some instances.

The boycott groups credit Facebook with some progress on those points but say it is insufficient.



The social-media giant was lampooned as a movie alien in a German parade in February.

Facebook left the same comments untouched.

Facebook has said it doesn't fact-check political speech from politicians because it doesn't believe private companies should be arbiters of what is true and what isn't. The boycott coalition says Facebook should eliminate its exemption for politicians.

Last month CEO Mark Zuckerberg said Facebook would start labeling posts by any user that violate rules but are deemed newsworthy. For example, the company determined that posts showing a 1972 war photo of a naked Vietnamese girl fleeing napalm bombs was newsworthy and could remain, after Facebook initially took down that content under restrictions on child nudity.

Mr. Zuckerberg also said Facebook would add safeguards to prevent content that promotes voter suppression and ads that depict immigrants or asylum seekers as inferior.

a live Facebook employee.

The Facebook spokeswoman said users can moderate comments on their posts, block other users and control their posts' visibility by creating a restricted list. She also said the company made changes allowing groups to be removed if an administrator encourages posts that violate platform rules.

To help address where lines should be drawn on hate speech, Facebook has created an independent content governance board that includes hu-

The platform says it doesn't fact-check speech from politicians.

man-rights lawyers and free-speech advocates.

What is Facebook's transparency report?

The report created by Facebook shows how the company enforces its community standards and content restrictions, responds to data requests and protects intellectual property. The company's most recent transparency report, released in May, says Facebook removed 9.6 million pieces of content with hate speech in the first quarter, up from 5.7 million in the fourth quarter of 2019.

The civil-rights groups say they don't trust Facebook to check its own work. They say its report doesn't address hate speech that isn't reported or whether it dismisses concerns about content that is reported as abusive but isn't removed.

The Facebook spokeswoman said the company has committed to providing more insight into how it enforces its hate-speech policies.

client. The coalition wants Facebook to change its policies to reduce hate on the platform and remove content that could inspire people to commit violence; stop amplifying all groups associated with hate, misinformation or conspiracies; and remove groups focused on "white supremacy, militia, anti-Semitism, violent conspiracies, Holocaust denialism, vaccine misinformation and climate denialism."

How does Facebook define hate speech?

Facebook's community standards define hate speech as attacks on people based on about a dozen "protected characteristics" including race, religious affiliation, national origin and gender identity. Attacks include violent or dehumanizing speech, statements of inferiority or calls for exclusion or segregation, it says.

Facebook has broadened its definition of hate speech and who is protected over time. Last month, it said it would stop al-

lowing ads alleging that a particular race, religion or identity group posed a threat to others. Such content is still allowed in unpaid posts.

Advocates say the rules remain too narrow, allowing white supremacists to dodge crackdowns by avoiding certain keywords that would surface in searches for hate speech. The Anti-Defamation League last month listed several examples of hateful or extremist posts on Facebook that still appear near companies' ads.

One example is of an ad from home-sharing company Airbnb Inc. that the League said appeared next to a post from an antigovernment militia movement called the Three Percenters, about the recent decision by PepsiCo Inc.'s Quaker Oats brand to retire its Aunt Jemima branding. In another, the League said an ad from human-resources company Randstad Holding NV appeared next to a video from a large Facebook group called Q-Anon Patriots

that accused the media of promoting cannibalism by attempting to draw a connection between a sculpture owned by former lobbyist Tony Podesta and deceased serial killer Jeffrey Dahmer.

The Facebook spokeswoman said it takes aggressive action against groups and people who promote hate. The company last month said it banned hundreds of accounts deemed to have links to white supremacist organizations or groups that promote violence.

How does Facebook handle speech by political figures?

Some of the biggest recent battles over content have involved President Trump's social-media posts.

When he wrote "when the looting starts, the shooting starts" in response to protests and unrest after the police killing of George Floyd, Twitter Inc. labeled the post as violating its policies on glorifying violence;

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PUBLIC NOTICES

THE HIGH COURT COMMERCIAL

RECORD NO. 2020 NO. 198 COS (2020 NO. 84 COM) IN THE MATTER OF WILLIS TOWERS WATSON PLC

AND IN THE MATTER OF SECTIONS 450(3) AND 450(5) OF THE COMPANIES ACT 2014

AND IN THE MATTER OF THE COMPANIES ACT 2014

AND IN THE MATTER OF THE IRISH TAKEOVER PANEL ACT 1997

NOTICE IS hereby given that by an Order dated 6 July 2020 made in the above proceedings, the High Court of Ireland has directed the summoning of a meeting of the Scheme Shareholders (as defined in a proposed scheme of arrangement between Willis Towers Watson public limited company ("WTW") and the Scheme Shareholders (the "Scheme of Arrangement")) for the purpose of their considering and, if thought fit, approving the resolution to approve the Scheme of Arrangement in its original form or with or subject to any modification(s), addition(s) or condition(s) approved or imposed by the High Court (the "WTW Court Meeting").

The High Court of Ireland has directed that the WTW Court Meeting be summoned for 26 August 2020 at 10:30 a.m. Eastern Daylight Time ("EDT"), at Willis Towers Watson Public Limited Company, 1450 Brickell Avenue, Suite 1600, Miami, Florida 33131, United States, and at 3:30 p.m. Irish Standard Time ("IST") at Matheson, 70 Sir John Rogerson's Quay, Dublin 2, Ireland (at which location in Ireland, Scheme Shareholders may participate in the WTW Court Meeting by technological means).

The entitlement to attend and vote at the WTW Court Meeting or at any adjournment thereof and the number of votes which may be cast, shall be determined by reference to the register of members of WTW at 5:00 p.m. EDT and at 10:00 p.m. IST on 30 June 2020.

In addition to the right to vote at the WTW Court Meeting, the Scheme of Arrangement will require the passing of resolutions at a separate extraordinary general meeting of WTW (the "EGM") to be convened at the same locations on 26 August 2020 at 11:00 a.m. EDT and 4:00 p.m. IST, or, if the WTW Court Meeting has not concluded by 11:00 a.m. EDT, as soon as possible after the conclusion or adjournment of the WTW Court Meeting.

The High Court of Ireland has directed that, subject to the approval of the resolution proposed at the WTW Court Meeting, WTW may apply to the High Court of Ireland at 11:00 a.m. IST on 12 October 2020 for directions in respect of the hearing of the application to sanction the Scheme of Arrangement.

A copy of the Scheme of Arrangement (included as Part 3 of the circular) is being circulated to the Scheme Shareholders. The circular (including the Scheme of Arrangement) may be obtained without charge by making a request in writing to either Innisfree M&A Incorporated c/o Innisfree Company Secretary 301 Madison Avenue, 10th Floor, New York, New York 10023, Phone: (888) 750-5884, email: [willistowerswatson.com](http://www.willistowerswatson.com); or Matheson M&A Incorporated, c/o Matheson, 70 Sir John Rogerson's Quay, Dublin 2, Ireland, Phone: +353 1 232 2000, dublin@matheson.com.

MATHESON

Solicitors for WTW

Ref: T06/DG 6161076/56

70 Sir John Rogerson's Quay

Dublin 2

Ireland

10 July 2020

This notice is placed at the Order of the High Court dated 6 July 2020.

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Hate Speech Posts Still Elude AI Tools

By DAVID UBERTI

An audit commissioned by Facebook Inc. urged it to improve artificial intelligence-based tools it uses to help identify problematic content such as hate speech, showcasing the current limits of technology in policing the world's largest social-media platform.

The report, made public Wednesday, examined Facebook's approach to civil rights and criticized it as "too reactive and piecemeal," despite much-publicized investments in AI-based censors and human analysts trained to track down and remove harmful content.

Facebook says that as of March those tools helped zap 89% of hate speech removed from the platform before users reported it, up from about 65% a year earlier, according to the report.

But outside researchers argue it is still impossible to gauge just how many posts escape the dragnets on a platform so large.

"I could just hop on [Facebook] right now and go to particular pages and find tons," said Caitlin Carlson, a communications professor at Seattle University who has studied hate speech on Facebook. "If the tech is getting so much better, why isn't Facebook getting so much better?"

As powerful as Facebook's AI-based tools are, removing objectionable posts isn't as easy as hitting a delete button.

Training machine-learning tools to review content as human moderators would takes time, expertise and reams of data to identify new words and imagery. Hate groups have also grown more adept at avoiding the platform's automated censors. Then there is Facebook's scale—2.6 billion users split between numerous languages and cultures—and an advertising business that relies on it.

Facebook Chief AI Scientist Yann LeCun said in a March interview that he is working to develop self-supervised AI that can help mimic human attempts to grasp it all. "Current machines don't have common sense," he said. "They have very limited and narrow function."

He said this research "is very important for Facebook [so it] can detect hate speech in hundreds of languages."

Facebook's Dangerous Or-



Facebook's AI Chief Yann LeCun.

ganizations team, which focuses on terrorists and other organized hate groups, illustrates the hybrid approach the company has taken in response to the challenges.

The 350-person unit, spearheaded by counterterrorism experts, used a combination of manual review and automated tools to curb the reach of jihadis groups like Islamic State. Using "hashes," or digital fingerprints of content, to identify potential propaganda in real time, the team also trained machine-learning "classifiers" to learn to review posts like human analysts.

But it has proven more difficult to reorient those tools toward white supremacists, counterterrorism experts say, which tend to be more fragmented and whose irony-laced content often overlaps with right-wing political speech.

Western governments also don't identify many of these groups as terrorist organizations, removing a key cue for tech companies to take action.

Those dynamics make judgments about takedowns "much harder to reach and much harder to reach in real time," said Nicholas Rasmussen, executive director of the Global Internet Forum to Counter Terrorism, a partnership between governments and tech companies including Facebook, Twitter Inc. and Microsoft Corp.

"We have made real progress over the years," Chief Operating Officer Sheryl Sandberg said in a blog post responding to the civil-rights audit on Wednesday. "But this work is never finished and we know what a big responsibility Facebook has to get better at finding and removing hateful content."

—Steven Rosenbush contributed to this article.

Exhibit J

Chico Enterprise-Record

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Chico, Ca 95928
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erlegal@chicoer.com

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PG&E CORPORATION
77 BEALE STREET
SAN FRANCISCO, CA 94177

Legal No. **0006501021**

IN THE SUPERIOR COURT OF THE STATE OF CALIFORNIA, IN AND FOR THE COUNTY OF BUTTE

In The Matter Of
R7070041

AFFIDAVIT OF PUBLICATION

STATE OF CALIFORNIA }
 } ss.
COUNTY OF BUTTE }

The undersigned resident of the county of Butte, State of California, says:

That I am, and at all times herein mentioned was a citizen of the United States and not a party to nor interested in the above entitled matter; that I am the principal clerk of the printer and publisher of

**The Chico Enterprise-Record
The Oroville Mercury-Register**

That said newspaper is one of general circulation as defined by Section 6000 Government Code of the State of California, Case No. 26796 by the Superior Court of the State of California, in and for the County of Butte; that said newspaper at all times herein mentioned was printed and published daily in the City of Chico and County of Butte; that the notice of which the annexed is a true printed copy, was published in said newspaper on the following days:

07/13/2020, C

Dated July 13, 2020
at Chico, California



(Signature)

Case: 19-30088 Doc# 8470 Filed: 07/21/20
of 110

Entered: 07/21/20 17:39:57 Page 37

**UNITED STATES BANKRUPTCY COURT
NORTHERN DISTRICT OF CALIFORNIA, SAN FRANCISCO DIVISION**

<p>In re: PG&E CORPORATION, - and - PACIFIC GAS AND ELECTRIC COMPANY, Debtors.</p>	<p>Bankruptcy Case No. 19-30088 (DM) Chapter 11 (Lead Case) (Jointly Administered)</p>
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**NOTICE OF ENTRY OF CONFIRMATION ORDER AND OCCURRENCE
OF EFFECTIVE DATE OF DEBTORS' AND SHAREHOLDER
PROONENTS' JOINT CHAPTER 11 PLAN OF
REORGANIZATION DATED JUNE 19, 2020**

PLEASE TAKE NOTICE that:

1. **The Plan and Confirmation Order.** On June 20, 2020, the United States Bankruptcy Court for the Northern District of California, San Francisco Division (the "Bankruptcy Court") entered an order [Docket No. 8053] (the "Confirmation Order") confirming the *Debtors' and Shareholder Proponents' Joint Chapter 11 Plan of Reorganization Dated June 19, 2020* [Docket No. 8048] (together with all schedules and exhibits thereto, and as may be modified, amended, or supplemented from time to time, the "Plan"). Capitalized terms used but not defined herein have the meanings ascribed to such terms in the Plan or the Confirmation Order, as applicable.

2. **The Plan Effective Date.** The Effective Date of the Plan occurred on July 1, 2020, and as a result, the Plan has been substantially consummated.

3. **Plan Binding.** The Plan and all provisions of the Plan (including, without limitation, all discharge, injunction, exculpation, and release provisions contained in the Plan and in the Confirmation Order) are binding on all holders of Claims against, or Interests in, the Debtors, whether or not the Claims or Interests of any such holder are impaired under the Plan and whether or not any such holder voted to accept the Plan. You are encouraged to review the Plan and the Confirmation Order in their entirety.

4. **CHANNELING INJUNCTION.** In addition to the other provisions of the Plan and the Confirmation Order, the Plan and the Confirmation Order provide that the *sole source* of recovery for holders of Fire Victim Claims shall be from the Fire Victim Trust, and the *sole source* of recovery for holders of Subrogation Wildfire Claims shall be from the Subrogation Wildfire Trust. The holders of Fire Victim Claims and Subrogation Wildfire Claims shall have no recourse to or claim whatsoever against the Debtors or the Reorganized Debtors or their assets and properties. Consistent with the foregoing and as provided in the Plan and the Confirmation Order, all Entities that have held or asserted, or that hold or assert any Fire Victim Claim or Subrogation Wildfire Claim shall be *permanently and forever stayed, restrained, and enjoined* from taking any action for the purpose of directly or indirectly collecting, recovering, or receiving payments, satisfaction, or recovery from any Debtor or Reorganized Debtor or its assets and properties with respect to any Fire Claims, including all of the following actions:

a. commencing, conducting, or continuing, in any manner, whether directly or indirectly, any suit, action, or other proceeding of any kind in any forum with respect to any such Fire Claim, against or affecting any Debtor or Reorganized Debtor, or any property or interests in property of any Debtor or Reorganized Debtor with respect to any such Fire Claim;

b. enforcing, levying, attaching, collecting or otherwise recovering, by any manner or means, or in any manner, either directly or indirectly, any judgment, award, decree or other order against any Debtor or Reorganized Debtor or against the property of any Debtor or Reorganized Debtor with respect to any such Fire Claim;

c. creating, perfecting, or enforcing in any manner, whether directly or indirectly, any Lien of any kind against any Debtor or Reorganized Debtor or the property of any Debtor or Reorganized Debtor with respect to any such Fire Claims;

d. asserting or accomplishing any setoff, right of subrogation, indemnity, contribution, or recoupment of any kind, whether directly or indirectly, against any obligation due to any Debtor or Reorganized Debtor or against the property of any Debtor or Reorganized Debtor with respect to any such Fire Claim; and

e. taking any act, in any manner, in any place whatsoever, that does not conform to, or comply with, the provisions of the Plan Documents, with respect to any such Fire Claim.

5. **Assumption of Executory Contracts and Unexpired Leases and Resolution of Cure Disputes.**

a. Pursuant to Section 8.1(a) of the Plan and Paragraph 32a. of the Confirmation Order, as of July 1, 2020 and subject to the payment of any applicable Cure Amount, all executory contracts and unexpired leases to which any of the Debtors are parties shall be deemed assumed, unless such executory contract or unexpired lease (i) was previously assumed or rejected by the Debtors, pursuant to a Final Order, (ii) previously expired or terminated pursuant to its own terms or by agreement of the parties thereto, (iii) was the subject of a motion to assume, assume and assign, or reject filed

by the Debtors on or before June 20, 2020, or (iv) is specifically designated as an executory contract or unexpired lease to be rejected on the Schedule of Rejected Contracts (as such Schedule may be amended).

b. Pursuant to Section 8.2(c) of the Plan and Paragraph 34 of the Confirmation Order, in the event of an unresolved dispute regarding (i) any Cure Amount, (ii) the ability of the Reorganized Debtors or any assignee to provide "adequate assurance of future performance" (within the meaning of section 365 of the Bankruptcy Code) under the executory contract or unexpired lease to be assumed, or (iii) any other matter pertaining to assumption, assumption and assignment, or the Cure Amounts required by section 365(b)(1) of the Bankruptcy Code (each, a "Cure Dispute"), such Cure Dispute shall be preserved and may be resolved in due course either consensually without further order of the Bankruptcy Court, or, after notice and an opportunity to be heard, by a Final Order of the Bankruptcy Court, which may be entered after July 1, 2020.

6. **Time for Filing Rejection Damage Claims; Further Amendments to the Schedules of Assumed and Rejected Contracts.**

a. Pursuant to Section 8.3 of the Plan and Paragraph 35a. of the Confirmation Order, in the event that the rejection of an executory contract or unexpired lease under the Plan results in damages to the other party or parties to such contract or lease, any Claim for such damages, shall be forever barred and shall not be enforceable against the Debtors or the Reorganized Debtors, or their respective estates, properties or interests in property, unless a proof of Claim is filed with the Bankruptcy Court and served upon the Debtors or the Reorganized Debtors, **no later than thirty (30) days after the later of (i) June 20, 2020, or (ii) the effective date of the rejection of such executory contract or unexpired lease**, as set forth on the Schedule of Rejected Contracts or in an order of the Bankruptcy Court.

b. Pursuant to Paragraph 32d. of the Confirmation Order:

i. the Debtors or the Reorganized Debtors have thirty (30) days from June 20, 2020 to file amendments to the Schedule of Assumed Contracts (as defined in the Plan Supplement) and Schedule of Rejected Contracts, to remove executory contracts and unexpired leases previously listed on the Schedule of Assumed Contracts and to add executory contracts and unexpired leases to the Schedule of Rejected Contracts;

ii. any counterparty to an executory contract or unexpired lease that is added to the Schedule of Rejected Contracts or removed from the Schedule of Assumed Contracts shall have thirty (30) days from the date on which notice of such removal or addition is served on the counterparty to file an objection thereto, which objection may be resolved either consensually without further order of the Bankruptcy Court, or, by a Final Order of the Bankruptcy Court, with any rejection deemed approved as of July 1, 2020; and

iii. the rejection of any executory contract or unexpired lease added to the Schedule of Rejected Contracts shall be deemed approved by the Bankruptcy Court as of July 1, 2020 if an objection to the addition of such executory contract or unexpired lease to the Schedule of Rejected Contracts is not timely filed as provided above.

For the avoidance of doubt, the counterparty to an executory contract or unexpired lease that is added to the Schedule of Rejected Contracts shall have thirty (30) days to file a claim for rejection damages following the later of (i) July 1, 2020 and (ii) if a timely objection to rejection is filed and is not consensually resolved by the parties, the entry of an order approving the rejection of such executory contract or unexpired lease.

7. **Final Fee Applications.** Pursuant to Section 2.2 of the Plan, all final requests for the payment of Professional Fee Claims against a Debtor, including any Professional Fee Claim incurred during the period from the Petition Date through and including July 1, 2020, must be filed and served on the Reorganized Debtors no later than sixty (60) days after July 1, 2020. All such final requests will be subject to approval by the Bankruptcy Court after notice and a hearing in accordance with the procedures established by the Bankruptcy Code, the Interim Compensation Order, and any other prior orders of the Bankruptcy Court regarding the payment of Professionals in the Chapter 11 Cases.

8. **Certain Documents.** The Confirmation Order, the Plan, the Financing Approval Order, the Fire Victim Trust Agreement, the Fire Victim Claims Resolution Procedures, and the Plan Supplement, can be viewed free of charge at the website for the Debtors' claims and noticing agent, Prime Clerk: <https://restructuring.primeclerk.com/pge/>. Additionally, copies of such documents may be obtained by accessing the Bankruptcy Court's website: <http://www.canc.uscourts.gov>. A PACER password and login are needed to access documents on the Bankruptcy Court's website, and can be obtained at <http://www.pacer.psc.uscourts.gov>. The Fire Victim Trust Agreement and the Fire Victim Claims Resolution Procedures, among other documents related to the Fire Victim Trust, can also be viewed free of charge at the website for the Fire Victim Trust, <https://www.firevictimtrust.com/>.

Dated: July 2, 2020

WEIL, GOTSHAL & MANGES LLP
KELLER BENVENTUTI KIM LLP

TODAY		TUESDAY		WEDNESDAY		THURSDAY		FRIDAY	
	Valley 101° 95° 66° 67°		Valley 102° 96° 65° 66°		Valley 103° 97° 67° 66°		Valley 101° 95° 65° 65°		Valley 101° 95° 61° 63°
Hot with plenty of sunshine		Hot with plenty of sunshine		Very hot with plenty of sunshine		Sunny and hot		Hot with plenty of sunshine	

ALMANAC

Enterprise-Record building through 5 p.m. yest.

Temperatures

High/low 104°/67°
Normal high/low 94°/61°
Record high 112° (1913)
Record low 40° (1981)

Humidity at noon today 23%

Total days 100° and above this year 12

Precipitation

24 hours through 5 p.m. yesterday 0.00".....
Record precipitation 0.02" (1964)

Month to date 0.00"

Normal month to date 0.01"

Season (Oct. 1) to date 11.50"

Normal season to date 26.32"

PRECIPITATION TOTALS

Local amounts through 5 p.m. yesterday

24-hour total Month to date Oct. 1

City

Orland N.A. 0.00 9.11

Oroville 0.00 0.00 13.28

Paradise 0.00 0.00 21.14

Red Bluff 0.00 0.00 11.35

Willows N.A. 0.00 6.67

EXTREMES

National (for the 48 contiguous states)

High 127° at Death Valley, CA

Low 33° at Gothic, CO

Global

High 127° at Death Valley, USA

Low 11° at Queenstown, South Africa

LAKE LEVELS

As of 7 a.m. yesterday

Storage Elevation Chng Inflow Outflow

Lake Oroville 58% 787.60 -1.17 1381 7606

Shasta Lake 65% 1006.68 -0.63 3546 10458

RIVER LEVELS

In feet as of 7 a.m. yesterday

River / Location Flow (cfs) Level Change

Sacramento River

Hamilton City 8390 129.44 -0.05

Vina-Woodson Bridge 10800 168.12 -0.03

Ord Ferry 7660 97.58 -0.04

Feather River

Yuba City 1290 37.19 +0.01

Gridley 3220 73.75 -0.01

SOLAR TABLE

The solar period schedule allows planning days so you will be fishing in good territory or hunting in good cover during those times. Major periods begin at the times shown and last for 1.5 to 2 hours. The minor periods are shorter.

Major Minor Major Minor

Today 6:28 a.m. 12:18 a.m. 6:48 p.m. 12:38 p.m.

Tuesday 7:07 a.m. 12:57 a.m. 7:28 p.m. 1:18 p.m.

Wednesday 7:47 a.m. 1:35 a.m. 8:09 p.m. 1:58 p.m.

SKY WATCH

Sunrise Sunset Moonrise Moonset

Today 5:51 a.m. 8:35 p.m. 1:04 a.m. 2:09 p.m.

Tuesday 5:51 a.m. 8:35 p.m. 1:29 a.m. 3:08 p.m.

Hours of sunlight

14 hr., 44 min.

Jul 20 Jul 27 Aug 3 Aug 11

ALLERGY REPORT

Allergy, dust and dander today: Neutral

Pollen levels

Grass Absent Trees Low

Mold Low Weeds Low

Source: National Allergy Bureau

AIR QUALITY FORECAST

City Today's air quality

Chico Moderate

Gridley Good

Paradise Moderate

What it means: 0-50: Good; 51-100: Moderate;

101-150: Unhealthy for sensitive people;

151+: Unhealthy for all. Source: airnow.gov

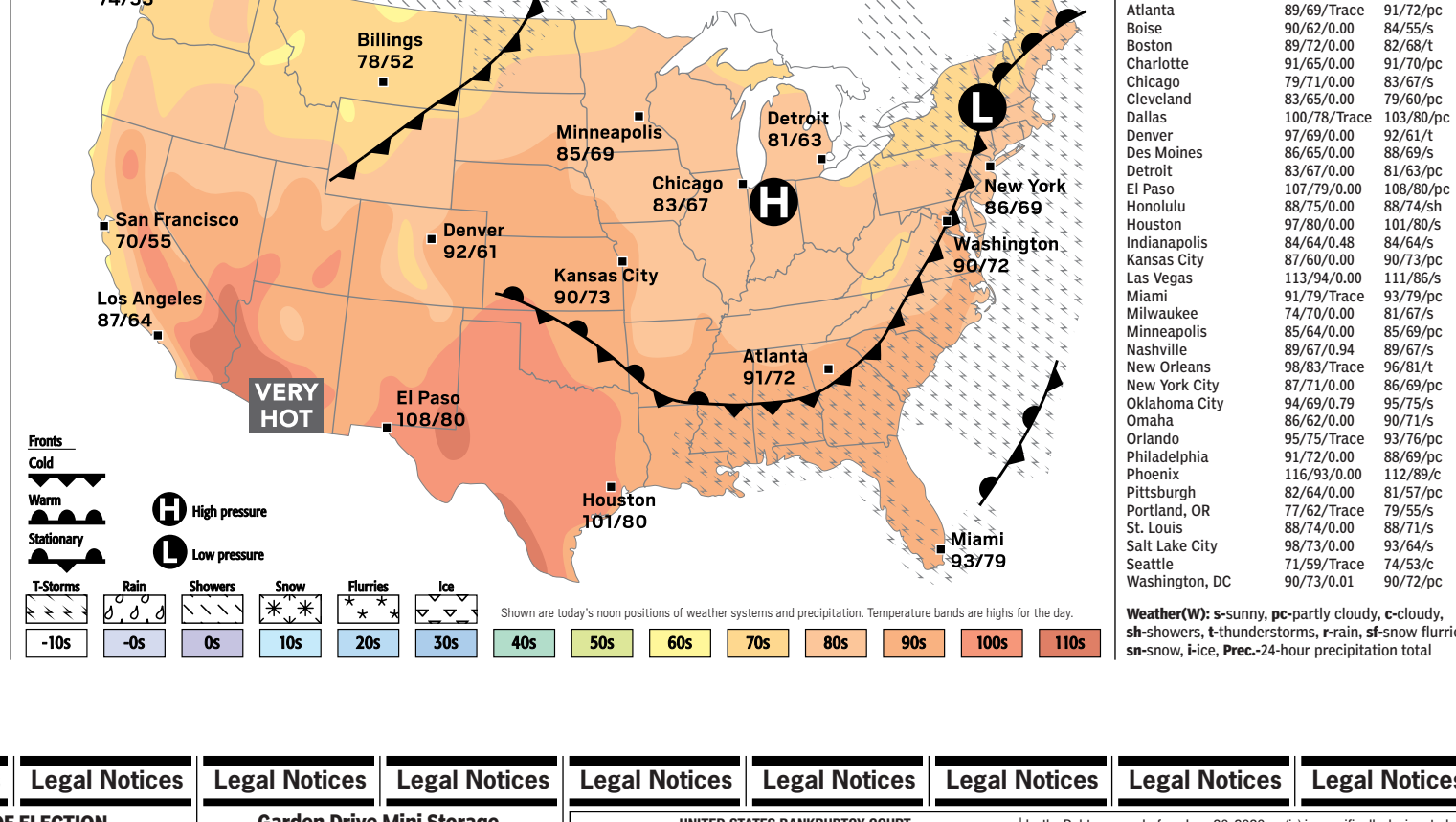
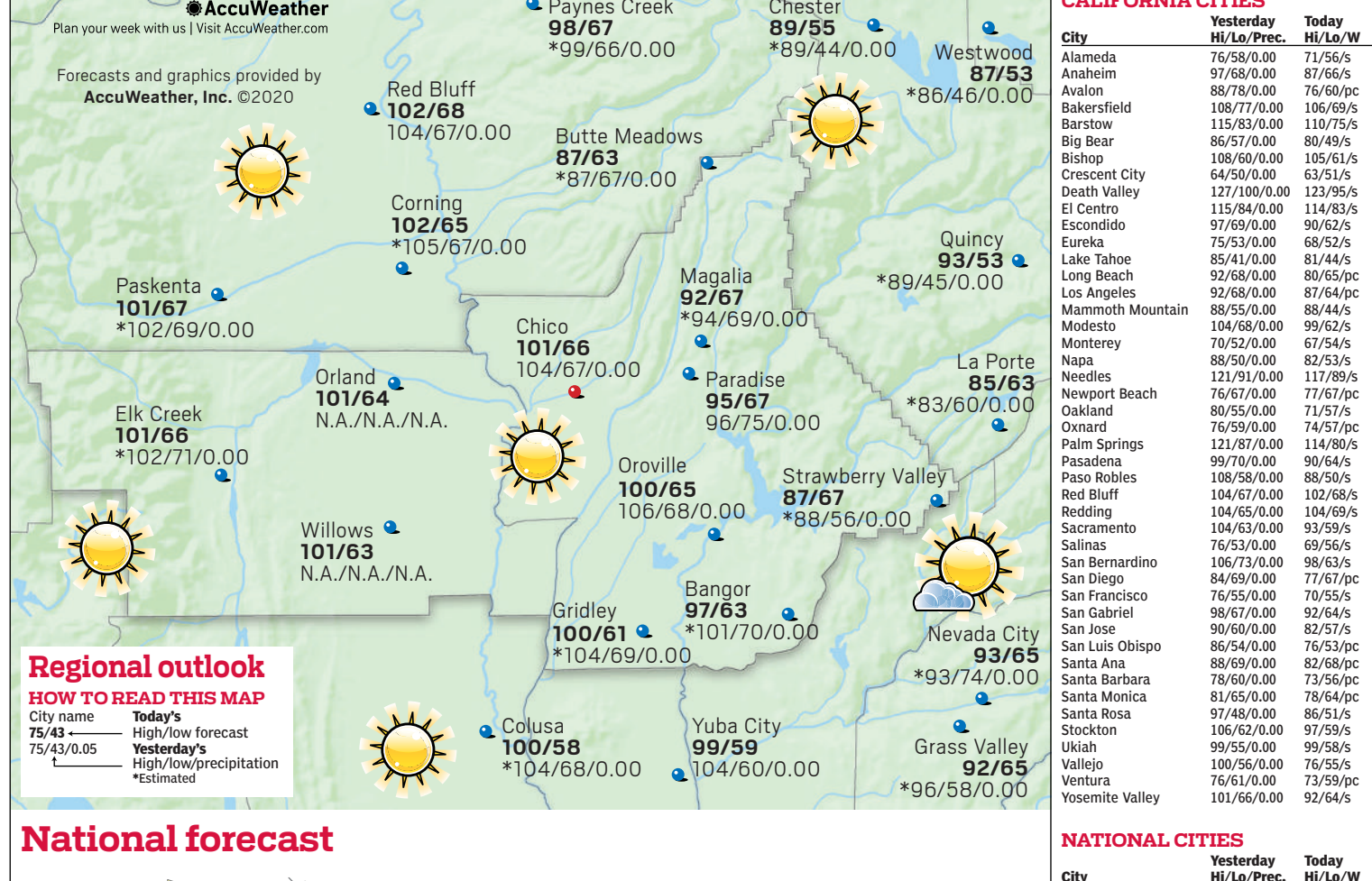
TODAY'S UV INDEX

11

Extreme

Highest at 1 p.m.

The higher the AccuWeather.com UV Index™ number, the greater the need for eye and skin protection.



by the Debtors on or before June 20, 2020, or (iv) is specifically designated as an executory contract or unexpired lease to be rejected on the Schedule of Rejected Contracts (as such Schedule may be amended).

b. Pursuant to Section 8.2(c) of the Plan and Paragraph 34 of the Confirmation Order, in the event of an unresolved dispute regarding (i) any Cure Amount, (ii) the ability of the Reorganized Debtors or any assignee to provide "adequate assurance of future performance" (within the meaning of section 365 of the Bankruptcy Code) under the executory contract or unexpired lease to be assumed, or (iii) any other matter pertaining to assumption, assumption and assignment, or the Cure Amounts required by section 365(b)(1) of the Bankruptcy Code (each, a "Curve Dispute"), such Curve Dispute shall be preserved and may be resolved in due course either consensually without further order of the Bankruptcy Court, or, after notice and an opportunity to be heard, by a Final Order of the Bankruptcy Court, which may be entered after July 1, 2020.

6. **Time for Filing Rejection Damage Claims; Further Amendments to the Schedules of Assumed and Rejected Contracts.**

a. Pursuant to Section 8.3 of the Plan and Paragraph 35a. of the Confirmation Order, in the event that the rejection of an executory contract or unexpired lease under the Plan results in damages to the other party or parties to such contract or lease, any Claim for such damages, shall be forever barred and shall not be enforceable against the Debtors or the Reorganized Debtors, or their respective estates, properties or interests in property, unless a proper Claim is filed with the Bankruptcy Court and served upon the Debtor or the Reorganized Debtor, no later than thirty (30) days after the earlier of (i) July 20, 2020, or (ii) the effective date of the rejection of such executory contract or unexpired lease, as set forth on the Schedule of Rejected Contracts or on the order of the Bankruptcy Court.

i. Pursuant to Paragraph 22d of the Confirmation Order.

b. The Debtors or the Reorganized Debtors have thirty (30) days from June 20, 2020 to file amendments to the Schedule of Assumed Contracts or unexpired leases under the Plan to reflect the rejection of such executory contract or unexpired lease to the Schedule of Rejected Contracts.

ii. any counterparty to an executory contract or unexpired lease that is added to the Schedule of Rejected Contracts or removed from the Schedule of Assumed Contracts shall have thirty (30) days from the date on which notice of such removal or addition is served to the counterparty to file an objection thereto, which objection, may be resolved either consensually without further order of the Bankruptcy Court, or, by a Final Order of the Bankruptcy Court, with any rejection deemed approved as of July 1, 2020; and

iii. the rejection of any executory contract or unexpired lease added to the Schedule of Rejected Contracts shall be deemed approved by the Bankruptcy Court as of July 1, 2020 if an objection to the addition of such executory contract or unexpired lease to the Schedule of Rejected Contracts is not timely filed or withdrawn.

For the avoidance of doubt, the counterparty to an executory contract or unexpired lease that is added to the Schedule of Rejected Contracts shall have thirty (30) days to file a claim for rejection damages following the later of (i) July 1, 2020 and (ii) if a timely objection to rejection is filed and is not consensually resolved by the parties, the entry of an order approving the rejection of such executory contract or unexpired lease.

7. **Final Fee Applications.** Pursuant to Section 2.3 of the Plan, all final requests for the payment of Professional Fee Claims against a Debtor, including any Professional Fee Claims incurred during the period from the Plan Date through and including July 1, 2020, must be filed and served on the Reorganized Debtor no later than sixty (60) days after July 1, 2020. All such fee requests will be subject to approval by the Bankruptcy Court after notice and a hearing in accordance with the procedures established by the Bankruptcy Court, the interim Compensation Order, and any other prior orders of the Bankruptcy Court regarding the payment of Professionals in the Chapter 11 Cases.8. **Certain Documents.** The Confirmation Order, the Plan, the Financing Approval Order, the Fire Victim Trust Agreement, the Fire Victim Claims Resolution Procedures, and the Plan Supplement, will be viewed free of charge at the website for the Debtors' claims and noticing agent, Prime Clerk: <http://www.primeclerk.com/page/>. Additionally, copies of such documents may be obtained by accessing the Bankruptcy Court's website: <http://www.cancb.uscourts.gov>. A PACER password and login are needed to access documents on the Bankruptcy Court's website, and can be obtained at <http://www.pacer.psc.uscourts.gov>. The Fire Victim Trust Agreement and the Fire Victim Claims Resolution Procedures, among other documents related to the Fire Victim Trust, can also be viewed free of charge at the website for the Fire Victim Trust, <

Exhibit K

Contra Costa Times

2850 Shadelands Dr., #101
Walnut Creek, CA 94598
(510) 723-2850

Legal No. **6500986**

3110950

PG&E Corporation

PROOF OF PUBLICATION

FILE NO. R7070034

In the matter of:

Contra Costa Times

I am a citizen of the United States. I am over the age of eighteen years and I am not a party to or interested in the above entitled matter. I am the Legal Advertising Clerk of the printer and publisher of the Contra Costa Times, a newspaper published in the English language in the City of Walnut Creek, County of Contra Costa, State of California.

I declare that the Contra Costa Times is a newspaper of general circulation as defined by the laws of the State of California as determined by court decree dated October 22, 1934, Case Number 19764. Said decree states that the Contra Costa Times is adjudged to be a newspaper of general circulation for the City of Walnut Creek, County of Contra Costa and State of California. Said order has not been revoked.

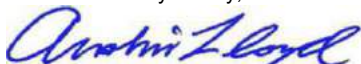
I declare that the notice, of which the annexed is a printed copy, has been published in each regular and entire issue of said newspaper and not in any supplement thereof on the following dates, to wit:

July 13, 2020

I certify (or declare) under the penalty of perjury that the foregoing is true and correct.

Executed at Walnut Creek, California.

On this 13th day of July, 2020.



Signature Case: 19-30088 Doc# 8470 Filed: 07/21/20 Entered: 07/21/20 17:39:57 Page 41
of 110

Legal Advertising and Public Notices

West County Times • WCTLegals@BayAreaNewsGroup.com
Contra Costa Times • CCTLegals@BayAreaNewsGroup.com
Alameda Times-Star • ATSLegals@BayAreaNewsGroup.com
East County Times • ECTLegals@BayAreaNewsGroup.com



Legal Notice

Filed June 17, 2020
Deborah Cooper
County Clerk
Contra Costa County
By: --- Deputy County Clerk

STATEMENT OF ABANDONMENT OF USE OF FICTITIOUS BUSINESS NAME

The following person(s) has abandoned the use of the fictitious business name: **V A L E HEALTHCARE CENTER** at 3060 Mercer University Drive, Atlanta, GA 30341.

The fictitious business name referred to above was filed in Contra Costa County on 12/31/2018.

Under file number: 2018-0007636-00

GreenCare, LLC
920 Ridgebrook Rd.
Sparks, MD 21162

Deleware and California

This business was conducted by a Limited Liability Co.

/s/ Linda W. Taetz, President

The statement was filed with the County Clerk of Contra Costa County in the date indicated by file stamp above.

ECT# 6494660

June 29, 2020

FILED May 28, 2020
Deborah Cooper,
County Clerk Recorder
CONTRA COSTA COUNTY
By: J. Celestial, Deputy
FILE NO. 2020-2514

FICTITIOUS BUSINESS NAME STATEMENT

The name of the business is: **LAWN DOCTOR OF WALNUT CREEK - CONCORD** located at 160 Canyon Green Pl., San Ramon, CA, 94582, is hereby registered by the following owner(s): Green Grass & High Tides LLC

160 Canyon Green Pl.

San Ramon, CA 94582

California

This business is conducted by: A Limited Liability Co.

/s/ Peter W. Larson - Managing Member

This statement was filed with the County Clerk of Contra Costa on date indicated by file stamp above.

The registrant commenced to transact business under the fictitious business name listed above on 2/11/2020

Expires 5/28/2025

SRVT# 6491802

June 29,

July 6, 13, 2020

FILED June 12, 2020
Deborah Cooper,
County Clerk Recorder
CONTRA COSTA COUNTY
By: P. Cornelius, Deputy County Clerk

FILED 2020-2720 FICTITIOUS BUSINESS NAME STATEMENT

The name of the business is: **ROXANA ART WORK, ROXANA SANTOS DEHAYDEN ART** located at 480 Bollinger Canyon Lane #172, San Ramon, CA 94582 is hereby registered by the following owner(s): Roxana M. Castro

480 Bollinger Canyon Lane #172

San Ramon, CA 94582

This business is conducted by: An Individual

/s/ Roxana M. Castro

This statement was filed with the County Clerk of Contra Costa on date indicated by file stamp above.

The registrant commenced to transact business under the fictitious business name listed above on 2016 - 2020

Expires 6/12/2025

ECT# 6494647

June 26,

July 3, 10, 2020

FILED June 11, 2020
Deborah Cooper,
County Clerk Recorder
CONTRA COSTA COUNTY
By: P. Cornelius, Deputy County Clerk

FILED NO. 2020-2675 FICTITIOUS BUSINESS NAME STATEMENT

The name of the business is: **HILLCREST CHEVRON** located at 3400 Hillcrest Ave, Antioch, CA 94531 is hereby registered by the following owner(s): Hillcrest Gas Inc.

113 ST Nazaire Court

Martinez, CA 94553

California

This business is conducted by: A Corporation

/s/ Rajinder Sahota

Secretary/Managing Manager

This statement was filed with the County Clerk of Contra Costa on date indicated by file stamp above.

The registrant commenced to transact business under the fictitious business name listed above on N/A

Expires 6/11/2025

ECT# 6494615

June 26,

July 3, 10, 17, 2020

FILED May 27, 2020
Deborah Cooper,
County Clerk Recorder
CONTRA COSTA COUNTY
By: P. Cornelius, Deputy County Clerk

FILED NO. 2020-2449 FICTITIOUS BUSINESS NAME STATEMENT

The name of the business is: **ATLINA CHIROPRACTIC** located at 140 Gregory Ln, Suite 195, Pleasant Hill, CA 94523, is hereby registered by the following owner(s): Nhu Chiropractic, Inc.

140 Gregory Ln.

Suite 195

Pleasant Hill, CA 94523

This business is conducted by: A Corporation

/s/ Lisa Nhu, President

This statement was filed with the County Clerk of Contra Costa on date indicated by file stamp above.

The registrant commenced to transact business under the fictitious business name listed above on N/A

Expires 12/11/2025

ECT# 6494616

June 26,

July 3, 10, 17, 2020

FILED May 27, 2020
Deborah Cooper,
County Clerk Recorder
CONTRA COSTA COUNTY
By: P. Cornelius, Deputy County Clerk

FILED NO. 2020-2449 FICTITIOUS BUSINESS NAME STATEMENT

The name of the business is: **ATLINA CHIROPRACTIC** located at 140 Gregory Ln, Suite 195, Pleasant Hill, CA 94523, is hereby registered by the following owner(s): Nhu Chiropractic, Inc.

140 Gregory Ln.

Suite 195

Pleasant Hill, CA 94523

This business is conducted by: A Corporation

/s/ Lisa Nhu, President

This statement was filed with the County Clerk of Contra Costa on date indicated by file stamp above.

The registrant commenced to transact business under the fictitious business name listed above on N/A

Expires 12/11/2025

ECT# 6494617

June 26,

July 3, 10, 17, 2020

FILED May 27, 2020
Deborah Cooper,
County Clerk Recorder
CONTRA COSTA COUNTY
By: P. Cornelius, Deputy County Clerk

FILED NO. 2020-2449 FICTITIOUS BUSINESS NAME STATEMENT

The name of the business is: **ATLINA CHIROPRACTIC** located at 140 Gregory Ln, Suite 195, Pleasant Hill, CA 94523, is hereby registered by the following owner(s): Nhu Chiropractic, Inc.

140 Gregory Ln.

Suite 195

Pleasant Hill, CA 94523

This business is conducted by: A Corporation

/s/ Lisa Nhu, President

This statement was filed with the County Clerk of Contra Costa on date indicated by file stamp above.

The registrant commenced to transact business under the fictitious business name listed above on N/A

Expires 12/11/2025

ECT# 6494618

June 26,

July 3, 10, 17, 2020

FILED May 27, 2020
Deborah Cooper,
County Clerk Recorder
CONTRA COSTA COUNTY
By: P. Cornelius, Deputy County Clerk

FILED NO. 2020-2449 FICTITIOUS BUSINESS NAME STATEMENT

The name of the business is: **ATLINA CHIROPRACTIC** located at 140 Gregory Ln, Suite 195, Pleasant Hill, CA 94523, is hereby registered by the following owner(s): Nhu Chiropractic, Inc.

140 Gregory Ln.

Suite 195

Pleasant Hill, CA 94523

This business is conducted by: A Corporation

/s/ Lisa Nhu, President

This statement was filed with the County Clerk of Contra Costa on date indicated by file stamp above.

The registrant commenced to transact business under the fictitious business name listed above on N/A

Expires 12/11/2025

ECT# 6494619

June 26,

July 3, 10, 17, 2020

FILED May 27, 2020
Deborah Cooper,
County Clerk Recorder
CONTRA COSTA COUNTY
By: P. Cornelius, Deputy County Clerk

FILED NO. 2020-2449 FICTITIOUS BUSINESS NAME STATEMENT

The name of the business is: **ATLINA CHIROPRACTIC** located at 140 Gregory Ln, Suite 195, Pleasant Hill, CA 94523, is hereby registered by the following owner(s): Nhu Chiropractic, Inc.

140 Gregory Ln.

Suite 195

Pleasant Hill, CA 94523

This business is conducted by: A Corporation

/s/ Lisa Nhu, President

This statement was filed with the County Clerk of Contra Costa on date indicated by file stamp above.

The registrant commenced to transact business under the fictitious business name listed above on N/A

Expires 12/11/2025

ECT# 6494620

June 26,

July 3, 10, 17, 2020

FILED May 27, 2020
Deborah Cooper,
County Clerk Recorder
CONTRA COSTA COUNTY
By: P. Cornelius, Deputy County Clerk

FILED NO. 2020-2449 FICTITIOUS BUSINESS NAME STATEMENT

The name of the business is: **ATLINA CHIROPRACTIC** located at 140 Gregory Ln, Suite 195, Pleasant Hill, CA 94523, is hereby registered by the following owner(s): Nhu Chiropractic, Inc.

140 Gregory Ln.

Suite 195

Pleasant Hill, CA 94523

This business is conducted by: A Corporation

/s/ Lisa Nhu, President

This statement was filed with the County Clerk of Contra Costa on date indicated by file stamp above.

The registrant commenced to transact business under the fictitious business name listed above on N/A

Expires 12/11/2025

ECT# 6494621

June 26,

July 3, 10, 17, 2020

FILED May 27, 2020
Deborah Cooper,
County Clerk Recorder
CONTRA COSTA COUNTY
By: P. Cornelius, Deputy County Clerk

FILED NO. 2020-2449 FICTITIOUS BUSINESS NAME STATEMENT

The name of the business is: **ATLINA CHIROPRACTIC** located at 140 Gregory Ln, Suite 195, Pleasant Hill, CA 94523, is hereby registered by the following owner(s): Nhu Chiropractic, Inc.

Exhibit L

Marin Independent Journal

4000 Civic Center Drive, Suite 301

San Rafael, CA 94903

415-382-7335

legals@marinij.com

3824007

MILLER ADVERTISING AGENCY, INC.
220 WEST 42ND STREET, 12TH FLOOR
NEW YORK, NY 10036

PROOF OF PUBLICATION (2015.5 C.C.P.)

STATE OF CALIFORNIA County of Marin

I am a citizen of the United States and a resident of the County aforesaid: I am over the age of eighteen years, and not a party to or interested in the above matter. I am the principal clerk of the printer of the MARIN INDEPENDENT JOURNAL, a newspaper of general circulation, printed and published daily in the County of Marin, and which newspaper has been adjudged a newspaper of general circulation by the Superior Court of the County of Marin, State of California, under date of FEBRUARY 7, 1955, CASE NUMBER 25566; that the notice, of which the annexed is a printed copy (set in type not smaller than nonpareil), has been published in each regular and entire issue of said newspaper and not in any supplement thereof on the following dates, to-wit:

07/13/2020

I certify (or declare) under the penalty of perjury that the foregoing is true and correct.

Dated this 13th day of July, 2020.

Signature

r.BP7-11/10/16

Legal No. **0006500928**

UNITED STATES BANKRUPTCY COURT
NORTHERN DISTRICT OF CALIFORNIA, SAN FRANCISCO DIVISION
In re:
PG&E CORPORATION,
- and -
PACIFIC GAS AND ELECTRIC COMPANY,
Debtors.

Bankruptcy Case
No. 19-30088 (DM)
Chapter 11
(Lead Case)
(Jointly Administered)

NOTICE OF ENTRY OF CONFIRMATION ORDER AND OCCURRENCE OF EFFECTIVE DATE OF DEBTORS' AND SHAREHOLDER PROPOSERS' JOINT CHAPTER 11 PLAN OF REORGANIZATION DATED JUNE 19, 2020

PLEASE TAKE NOTICE that:

1. **The Plan and Confirmation Order.** On June 20, 2020, the United States Bankruptcy Court for the Northern District of California, San Francisco Division (the "Bankruptcy Court") entered an order (Docket No. 8053) (the "Confirmation Order") confirming the "Debtors" and "Shareholder Proposers' Joint Chapter 11 Plan of Reorganization Dated June 19, 2020" (Docket No. 8048) (together with all schedules and exhibits thereto, and as may be modified, amended, or supplemented from time to time, the "Plan"). Capitalized terms used but not defined herein have the meanings ascribed to such terms in the Plan or the Confirmation Order, as applicable.

2. **The Plan Effective Date.** The Effective Date of the Plan occurred on July 1, 2020, and as a result, the Plan has been substantially consummated.

3. **Plan Binding.** The Plan and all provisions of the Plan (including, without limitation, all discharge, injunction, exculpation, and release provisions contained in the Plan and in the Confirmation Order) are binding on all holders of Claims against, or Interests in, the Debtors, whether or not the Claims or Interests of any such holder are impaired under the Plan and whether or not any such holder voted to accept the Plan. You are encouraged to review the Plan and the Confirmation Order in their entirety.

4. **CHANNELING INJUNCTION.** In addition to the other provisions of the Plan and the Confirmation Order, the Plan and the Confirmation Order provide that the *sole* source of recovery for holders of Fire Victim Claims shall be from the Fire Victim Trust, and the *sole* source of recovery for holders of Subrogation Wildfire Claims shall be from the Subrogation Wildfire Trust. The holders of Fire Victim Claims and Subrogation Wildfire Claims shall have no recourse to or Claims whatsoever against the Debtors or the Reorganized Debtors or their assets and properties. Consistent with the foregoing and as provided in the Plan and the Confirmation Order, all Entities that have held or asserted, or that hold or assert any Fire Victim Claim or Subrogation Wildfire Claim shall be *permanently and forever stayed, restrained, and enjoined* from taking any action for the purpose of directly or indirectly collecting, recovering, or receiving payments, satisfaction, or recovery from any Debtor or Reorganized Debtor or its assets and properties with respect to any Fire Claims, including all of the following actions:

a. commencing, conducting, or continuing, in any manner, whether directly or indirectly, any suit, action, or other proceeding of any kind in any forum with respect to any such Fire Claim, against or affecting any Debtor or Reorganized Debtor, or any property or interests in property of any Debtor or Reorganized Debtor with respect to any such Fire Claim;

b. enforcing, levying, attaching, collecting or otherwise recovering, by any manner or means, or in any manner, either directly or indirectly, any judgment, award, decree or other order against any Debtor or Reorganized Debtor or against the property of any Debtor or Reorganized Debtor with respect to any such Fire Claim;

c. creating, perfecting, or enforcing in any manner, whether directly or indirectly, any Lien of any kind against any Debtor or Reorganized Debtor or the property of any Debtor or Reorganized Debtor with respect to any such Fire Claims;

d. asserting or accomplishing any setoff, right of subrogation, indemnity, contribution, or recoupment of any kind, whether directly or indirectly, against any obligation due to any Debtor or Reorganized Debtor or against the property of any Debtor or Reorganized Debtor with respect to any such Fire Claim; and

e. taking any act, in any manner, in any place whatsoever, that does not conform to, or comply with, the provisions of the Plan Documents, with respect to any such Fire Claim.

5. **Assumption of Executory Contracts and Unexpired Leases and Resolution of Cure Disputes.**

a. Pursuant to Section 8.1(a) of the Plan and Paragraph 32a. of the Confirmation Order, as of July 1, 2020 and subject to the payment of any applicable Cure Amount, all executory contracts and unexpired leases to which any of the Debtors are parties shall be deemed assumed, unless such executory contract or unexpired lease (i) was previously assumed or rejected by the Debtors, pursuant to a Final Order, (ii) previously expired or terminated pursuant to its own terms or by agreement of the parties thereto, (iii) was the subject of a motion to assume, assume and assign, or reject filed

by the Debtors on or before June 20, 2020, or (iv) is specified in an executory contract or unexpired lease to be rejected.

Rejected Contracts (as such Schedule may be amended).
b. Pursuant to Section 8.2(c) of the Plan and a Confirmation Order, in the event of an unresolved dispute over the "Cure Amount," (ii) the ability of the Reorganized Debtors to provide "adequate assurance of future performance" (as section 365(b)(1) of the Bankruptcy Code (each, a "Cure Dispute shall be preserved and may be resolved in accordance with further order of the Bankruptcy Court and an opportunity to be heard, by a Final Order of the which may be entered after July 1, 2020.

6. Time for Filing Rejection Damage Claims; Further Schedules of Assumed and Rejected Contracts.

a. Pursuant to Section 8.3 of the Plan and a Confirmation Order, in the event that the rejection of an unexpired lease under the Plan results in damages or parties to such contract or lease, any Claim for such forever barred and shall not be enforceable against Reorganized Debtors, or their respective estates, property, unless a proof of Claim is filed with the Bankruptcy Court, with a Final Order of the which may be entered after July 1, 2020.

7. Schedules of Assumed and Rejected Contracts.

a. Pursuant to Paragraph 32d. of the Confirmation Order, the Debtors or the Reorganized Debtors have until June 20, 2020 to file amendments to the Schedule of Assumed Contracts and to add executory contracts and unexpired leases to the Schedule of Rejected Contracts;

i. any counterparty to an executory contract or unexpired lease to the Schedule of Assumed Contracts shall have thirty (30) days from notice of such removal or addition is served on the counterparty thereto, which objection may be resolved without further order of the Bankruptcy Court, or, by a Final Order of the Bankruptcy Court, with any rejection deemed approved and

ii. the rejection of any executory contract or unexpired lease to the Schedule of Rejected Contracts shall be deemed approved by the Bankruptcy Court as of July 1, 2020 if an objection to the addition contract or unexpired lease to the Schedule of Rejected Contracts is filed and timely filed as provided above.

For the avoidance of doubt, the counterparty to an unexpired lease that is added to the Schedule of Rejected Contracts shall have thirty (30) days to file a claim for rejection damages of (i) July 1, 2020 and (ii) if a timely objection to reject the unexpired lease to the Schedule of Rejected Contracts is filed and timely filed as provided above.

7. **Final Fee Applications.** Pursuant to Section 2.2, requests for the payment of Professional Fee Claims including any Professional Fee Claim incurred during the Petition Date through and including July 1, 2020, must be filed with the Reorganized Debtors no later than sixty (60) days. All such final requests will be subject to approval by the Bankruptcy Court, the Interim Compensation Order, or the Bankruptcy Court regarding the payment of Chapter 11 Cases.

8. **Certain Documents.** The Confirmation Order, the Approval Order, the Fire Victim Trust Agreement, the Resolution Procedures, and the Plan Supplement, including any Professional Fee Claim incurred during the Petition Date through and including July 1, 2020, must be filed with the Reorganized Debtors no later than sixty (60) days. All such final requests will be subject to approval by the Bankruptcy Court, the Interim Compensation Order, or the Bankruptcy Court regarding the payment of Chapter 11 Cases.

a. Pursuant to Section 8.1(a) of the Plan and Paragraph 32a. of the Confirmation Order, as of July 1, 2020 and subject to the payment of any applicable Cure Amount, all executory contracts and unexpired leases to which any of the Debtors are parties shall be deemed assumed, unless such executory contract or unexpired lease (i) was previously assumed or rejected by the Debtors, pursuant to a Final Order, (ii) previously expired or terminated pursuant to its own terms or by agreement of the parties thereto, (iii) was the subject of a motion to assume, assume and assign, or reject filed

WEIL, GOTSHAL & MANGES LLP

KELLER BENVENUTTI KIM LLP

Donna Lajanus

Signature

PROOF OF PUBLICATION

Case: 19-30088 Doc# 8470 Filed: 07/21/20 Entered: 07/21/20 17:39:57 Page 44

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LOCAL NEWS

Monday, July 13, 2020 » MORE AT [FACEBOOK.COM/MARINIJFAN](https://facebook.com/marinijfan) AND [TWITTER.COM/MARINIJ](https://twitter.com/marinij)

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THE COUNTY



ALAN DEP — MARIN INDEPENDENT JOURNAL

A grazer roams near Chimney Rock in Point Reyes National Seashore last year. The gross value of Marin County agricultural products was nearly \$98 million in 2019.

Farm report outlines 4% gain

By Richard Halstead
rhalstead@marinij.com

Marin County's agricultural production grew 4% in 2019, marking the second consecutive year of growth after declines in 2016 and 2017, according to the county's annual farming report.

The total gross value of all Marin agricultural products amounted to more than \$97.9 million in 2019, up from \$94.1 million in 2018.

Milk production, organic and conventional combined, increased 12% to about \$35 million in 2019. It was the first increase in milk production in five years, even though milk continues to be Marin's leading agricultural commodity. The amount of milk produced increased by only 3%.

"Production typically remains fairly consistent from year to year," said Stacy Carlsen, Marin County's agricultural commissioner. "Pricing is what affects the overall value."

Organic milk production increased 17%, reaching a value of \$32.8 million after declining 8% the previous year. Conventional milk production fell 29% to \$2.2 million, compared with a decline of 17% in 2018. The price of organic milk has fallen as the supply has increased because more conventional dairies are switching to organic.

Other major sectors contributing to Marin's agricultural production grew more modestly or declined. Poultry production, which accounted for \$20.3 million in value, was 13% lower than

in 2018. Cattle production increased 4% from the previous year to \$14.8 million.

The biggest year-to-year increase came in aquaculture — the harvesting of oysters, mussels and clams — which jumped 34% to \$6.9 million. The production value of Marin's sheep also increased a 27% to \$2.1 million.

The value of Marin's fruits and vegetables amounted to about \$3.59 million, down 13% from 2018. Hay production was down 36%, while the production value of silage rose 22%.

"Wet weather in the first half of 2019 impacted various producers in the county," Carlsen wrote in his report. "Field crops as well as fruit and vegetable producers saw a decrease in yields and value due

FARM » PAGE 4

UNITED STATES BANKRUPTCY COURT
NORTHERN DISTRICT OF CALIFORNIA, SAN FRANCISCO DIVISION
In re:
PG&E CORPORATION,
- and -
PACIFIC GAS AND ELECTRIC COMPANY,
Debtors.

NOTICE OF ENTRY OF CONFIRMATION ORDER AND OCCURRENCE
OF EFFECTIVE DATE OF DEBTORS' AND SHAREHOLDER
PROPOSERS' JOINT CHAPTER 11 PLAN OF
REORGANIZATION DATED JUNE 19, 2020

PLEASE TAKE NOTICE that:

1. The Plan and Confirmation Order. On June 20, 2020, the United States Bankruptcy Court for the Northern District of California, San Francisco Division (the "Bankruptcy Court") entered an order [Docket No. 8053] (the "Confirmation Order") confirming the Debtors' and Shareholder Proposers' Joint Chapter 11 Plan of Reorganization Dated June 19, 2020 [Docket No. 8048] (together with all schedules and exhibits thereto, and as may be modified, amended, or supplemented from time to time, the "Plan"). Capitalized terms used but not defined herein have the meanings ascribed to such terms in the Plan or the Confirmation Order, as applicable.

2. The Plan Effective Date. The Effective Date of the Plan occurred on July 1, 2020, and as a result, the Plan has been substantially consummated.

3. Plan Binding. The Plan and all provisions of the Plan (including, without limitation, all discharge, injunction, excusal, and release provisions contained in the Plan and in the Confirmation Order) are binding on all holders of Claims against, or Interests in, the Debtors, whether or not the Claims or Interests of any such holder are impaired under the Plan and whether or not any such holder voted to accept the Plan. You are encouraged to review the Plan and the Confirmation Order in their entirety.

4. CHANNELING INJURY. In addition to the other provisions of the Plan and the Confirmation Order, the Plan and the Confirmation Order provide that the sole source of recovery for holders of Fire Victim Claims shall be from the Fire Victim Trust, and the sole source of recovery for holders of Subrogated Wildfire Claims shall be from the Subrogated Wildfire Trust. The holders of Fire Victim Claims and Subrogated Wildfire Claims shall have no recourse to the Claims whatsoever against the Debtors or the Reorganized Debtors or their assets or properties. Consistent with the foregoing and as provided in the Plan and the Confirmation Order, all Entities that have held or asserted, or that hold or assert any Fire Victim Claim or Subrogated Wildfire Claim shall be permanently and forever stayed, restrained, and enjoined from taking any action for the purpose of directly or indirectly collecting, recovering, or receiving payments, satisfaction, or recovery from any Debtor or Reorganized Debtor or its assets and properties with respect to any Fire Claim, including all of the following actions:

a. commencing, conducting, or continuing, in any manner, whether directly or indirectly, any suit, action, or other proceeding of any kind in any forum with respect to any such Fire Claim, against or affecting any Debtor or Reorganized Debtor, or any property or interests in property of any Debtor or Reorganized Debtor with respect to any such Fire Claim;

b. enforcing, levying, attaching, collecting, or otherwise recovering, any judgment, award, decree or other order against any Debtor or Reorganized Debtor or against the property of any Debtor or Reorganized Debtor with respect to any such Fire Claim;

c. creating, perfecting, or enforcing in any manner, whether directly or indirectly, any Lien of any kind against any Debtor or Reorganized Debtor or the property of any Debtor or Reorganized Debtor with respect to any such Fire Claim;

d. asserting, or accomplishing any setoff, right of subrogation, indemnity, contribution, or recoupment of any kind, whether directly or indirectly, against any obligation due to any Debtor or Reorganized Debtor or against the property of any Debtor or Reorganized Debtor with respect to any such Fire Claim;

e. taking any act, in any manner, in any place whatsoever, that does not conform to, or comply with, the provisions of the Plan Documents, with respect to any such Fire Claim.

5. Assumption of Executory Contracts and Unexpired Leases and Resolution of Cure Disputes.

a. Pursuant to Section 8.1(a) of the Plan and Paragraph 32.a. of the Confirmation Order, as of July 1, 2020 and subject to the payment of any applicable Cure Amount, all executory contracts and unexpired leases to which any of the Debtors shall be deemed assumed, unless such executory contract or unexpired lease (i) was previously assumed, rejected by the Debtors, pursuant to a Final Order, (ii) previously expired or terminated pursuant to its own terms or by agreement of the parties thereto, (iii) was the subject of a motion to assume, assume and assign, or reject filed

by the Debtors on or before June 20, 2020, or (iv) is specifically designated as an executory contract or unexpired lease to be rejected on the Schedule of Rejected Contracts (as such Schedule may be amended).

b. Pursuant to Section 8.2(c) of the Plan and Paragraph 34 of the Confirmation Order, in the event of an unresolved dispute regarding (i) any Cure Amount, (ii) the ability of the Reorganized Debtors or any assignee to provide "adequate assurance of future performance" (within the meaning of section 365 of the Bankruptcy Code) under the executory contract or unexpired lease to be assumed, or (iii) any other matter pertaining to assumption, assumption and assignment, or the Cure Amounts required by section 365(b)(1) of the Bankruptcy Code (each, a "Cure Dispute"), such Cure Dispute shall be preserved and may be resolved in due course either consensually without further order of the Bankruptcy Court, or, after notice and an opportunity to be heard by a Final Order of the Bankruptcy Court, which may be entered after July 1, 2020.

6. Time for Filing Rejection Damage Claims; Further Amendments to the Schedules of Assumed and Rejected Contracts.

a. Pursuant to Section 8.3 of the Plan and Paragraph 35.a. of the Confirmation Order, in the event that the rejection of an executory contract or unexpired lease under the Plan results in damages to the other party or parties to such contract or lease, any Claim for such damages, shall be forever barred and shall not be enforceable against the Debtors or the Reorganized Debtors, or their respective estates, properties or interests in property, unless a proof of Claim is filed with the Bankruptcy Court and served upon the Debtors or the Reorganized Debtors, no later than thirty (30) days after the later of (i) June 20, 2020, or (ii) the effective date of the rejection of such executory contract or unexpired lease, as set forth on the Schedule of Rejected Contracts or in an order of the Bankruptcy Court.

b. Pursuant to Paragraph 32.d. of the Confirmation Order:

i. the Debtors or the Reorganized Debtors have thirty (30) days from June 20, 2020 to file amendments to the Schedule of Assumed Contracts (as defined in the Plan Supplement) and Schedule of Rejected Contracts, to remove executory contracts and unexpired leases previously listed on the Schedule of Assumed Contracts and to add executory contracts and unexpired leases to the Schedule of Rejected Contracts;

ii. any counterparty to an executory contract or unexpired lease that is added to the Schedule of Rejected Contracts or removed from the Schedule of Assumed Contracts shall have thirty (30) days from the date on which notice of such removal or addition is served on the counterparty to file an objection thereto, which objection may be resolved either consensually without further order of the Bankruptcy Court, or, by a Final Order of the Bankruptcy Court, with any rejection deemed approved as of July 1, 2020; and

iii. the rejection of any executory contract or unexpired lease added to the Schedule of Rejected Contracts shall be deemed approved by the Bankruptcy Court as of July 1, 2020 if an objection to the addition of such executory contract or unexpired lease to the Schedule of Rejected Contracts is not timely filed as provided above.

For the avoidance of doubt, the counterparty to an executory contract or unexpired lease that is added to the Schedule of Rejected Contracts shall have thirty (30) days to file a claim for rejection damages following the later of (i) July 1, 2020 and (ii) if a timely objection to rejection is filed and is not consensually resolved by the parties, the entry of an order approving the rejection of such executory contract or unexpired lease.

7. Final Fee Applications. Pursuant to Section 2.2 of the Plan, all final requests for the payment of Professional Fee Claims against a Debtor, including any Professional Fee Claim incurred during the period from the Petition Date through and including July 1, 2020, must be filed and served on the Reorganized Debtors no later than sixty (60) days after July 1, 2020. All such final requests will be subject to approval by the Bankruptcy Court after notice and a hearing in accordance with the procedures established by the Bankruptcy Code, the Interim Compensation Order, and any other prior orders of the Bankruptcy Court regarding the payment of Professionals in the Chapter 11 Cases.

8. Certain Documents. The Confirmation Order, the Plan, the Financing Approval Order, the Fire Victim Trust Agreement, the Fire Victim Claims Resolution Procedures, and the Plan Supplement, can be viewed free of charge at the website for the Debtors' claims and noticing agent, Prime Clerk: <https://restructuring.primeclerk.com/pgc>. Additionally, copies of such documents may be obtained by accessing the Bankruptcy Court's website: <http://www.cancb.uscourts.gov>. A PACER password and login are needed to access documents on the Bankruptcy Court's website, and can be obtained at <http://www.pacer.psc.uscourts.gov>. The Fire Victim Trust Agreement and the Fire Victim Claims Resolution Procedures, among other documents related to the Fire Victim Trust, can also be viewed free of charge at the website for the Fire Victim Trust, <https://www.firevictimtrust.com>.

Dated: July 2, 2020

WEIL, GOTSHAL & MANGES LLP

KELLER BENVENUTTI KIM LLP

SAUSALITO

City Council resolves to act against racism

By Lorenzo Morotti
lmorotti@marinij.com

The Sausalito City Council has adopted a resolution in support of the Black Lives Matter movement aimed at condemning systemic racism and promoting racial equity.

The resolution, approved in a unanimous vote Tuesday, passed with amendments by Councilman Tom Reilly to include mention of Marin City.

The resolution seeks to foster trust between the two communities by calling for affordable housing through a land trust, inviting Marin City residents

nic inequities of all counties in California, according to a 2017 report by the Advancement Project California," City Clerk Heidi Scoble said during a presentation at the meeting.

Dozens of residents from Sausalito and Marin City called into the council meeting, which was held by teleconference because of the coronavirus outbreak. Some shared their gratitude, while others said they were dissatisfied with the city's actions, saying city leaders have been apathetic about social justice and diversity.

Critics pointed to an amicus brief that the city filed in support of Willow Creek Academy's motion challenging the state attorney general's call for the desegregation in the Sausalito Marin City School District.

"This is not a quarterly report. This is a five- to 10-year process," Mayor Susan Cleveland-Knowles said. "It's very important to acknowledge these issues that we're talking about now that have become entrenched over hundreds of years. That will take a deep commitment on many years to begin to address them."

"Overall, I think this is a long-term plan, but we need to take some actions now," she said.

Sausalito is 92% white, 3.5%

Asian, 1.5% Black and 3% other

ethnic groups, according to a

city staff report that draws on

2010 census data. Marin City

is about 40% Black, according

to the report.

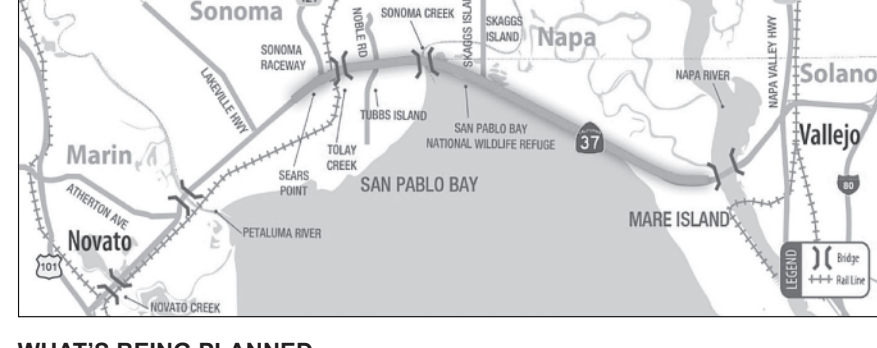
"Marin County has the

highest level of racial and eth-

RACISM » PAGE 4

PUBLIC NOTICE

Notice of Preparation/Environmental Scoping and Virtual Open House for Draft Environmental Impact Report (EIR) / Environmental Assessment (EA) for the Proposed State Route 37 Traffic Congestion Relief Project



WHAT'S BEING PLANNED

The California Department of Transportation (Caltrans) has initiated a public review period and is conducting a virtual open house to request comments on the scope and content of a planned EIR/EA for the proposed State Route (SR) 37 Traffic Congestion Relief Project in Sonoma, Napa, and Solano counties.

Caltrans, in partnership with the Metropolitan Transportation Commission (MTC) and the Sonoma County Transportation Authority (SCTA), Solano Transportation Authority (STA), and Napa Valley Transportation Authority (NVTA) is proposing

improvements to SR 37 from west of the SR 121 intersection to Mare Island,

where the existing highway narrows to one lane in each direction. The project

is focused on traffic congestion relief by improving traffic flow during peak travel

times and increasing vehicle occupancy within the travel corridor. Three project

alternatives are under consideration, including converting existing shoulders

to part-time or full-time travel lanes, and/or installing a movable median barrier

to provide a three-lane facility within the project limits. The additional lane(s) is

intended to be a High Occupancy Vehicle (HOV) lane to provide an incentive to

shift to multi-occupant vehicles.

WHAT'S AVAILABLE

Caltrans filed a California Environmental Quality Act (CEQA) Notice of Preparation (NOP) with the State Clearinghouse on July 10, 2020. The NOP

contains information about the project scope, purpose and need, and planned

environmental studies. The NOP can be viewed on-line at <https://dot.ca.gov/caltrans-near-me/district-4/d4-projects/d4-37-corridor-projects>.

For printed copies or assistance, email StateRoute37@dot.ca.gov.

WHERE YOU COME IN

Share your comments

Please submit comments in writing by 5:00 PM on

August 24, 2020 to:

✉ Caltrans District 4

Attn: Yolanda Rivas

P.O. Box 23660

Oakland, CA 94623-0660

or via email to

✉ StateRoute37@dot.ca.gov

Attend a virtual scoping open house

The scoping open house will be a virtual on-

line event on Wednesday July 22, 2020 at

6:00-7:30 PM. Attendees can ask questions

on-line about the material presented

during the meeting, however, all scoping

comments must be submitted in writing by

email or mail. Attendance at

Exhibit M

San Jose Mercury News

4 N. 2nd Street, Suite 800
San Jose, CA 95113
408-920-5332

Legal No.

0006500934**PG&E CORPORATION**

**PROOF OF PUBLICATION
IN THE CITY OF SAN JOSE
IN THE STATE OF CALIFORNIA
COUNTY OF SANTA CLARA**

FILE NO. R7070039

In the matter of

San Jose Mercury News

The undersigned, being first duly sworn, deposes and says: That at all times hereinafter mentioned affiant was and still is a citizen of the United States, over the age of eighteen years, and not a party to or interested in the above entitled proceedings; and was at and during all said times and still is the principal clerk of the printer and publisher of the San Jose Mercury News, a newspaper of general circulation printed and published daily in the City of San Jose, County of Santa Clara, State of California as determined by the court's decree dated June 27, 1952, Case Numbers 84096 and 84097, and that said San Jose Mercury News is and was at all times herein mentioned a newspaper of general circulation as that term is defined by Sections 6000; that at all times said newspaper has been established, printed and published in the said County and State at regular intervals for more than one year preceding the first publication of the notice herein mentioned. Said decree has not been revoked, vacated or set aside.

I declare that the notice, of which the annexed is a true printed copy, has been published in each regular or entire issue of said newspaper and not in any supplement thereof on the following dates, to wit:

07/13/2020

Dated at San Jose, California
July 13, 2020

I declare under penalty of perjury that the foregoing is true and correct.



Principal clerk of the printer and publisher of the San Jose Mercury News

UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF CALIFORNIA, SAN FRANCISCO DIVISION	
In re: PG&E CORPORATION, - and - PACIFIC GAS AND ELECTRIC COMPANY, Debtors.	Bankruptcy Case No. 19-30088 (DM) Chapter 11 (Lead Case) (Jointly Administered)
NOTICE OF ENTRY OF CONFIRMATION ORDER AND OCCURRENCE OF EFFECTIVE DATE OF DEBTORS' AND SHAREHOLDER PROPOSANTS' JOINT CHAPTER 11 PLAN OF REORGANIZATION DATED JUNE 19, 2020	
PLEASE TAKE NOTICE that:	
<p>1. The Plan and Confirmation Order. On June 20, 2020, the United States Bankruptcy Court for the Northern District of California, San Francisco Division (the "Bankruptcy Court") entered an order [Docket No. 8053] (the "Confirmation Order") confirming the <i>Debtors and Shareholder Proposants' Joint Chapter 11 Plan of Reorganization Dated June 19, 2020</i> [Docket No. 8048] (together with all schedules and exhibits thereto, and as may be modified, amended, or supplemented from time to time, the "Plan"). Capitalized terms used but not defined herein have the meanings ascribed to such terms in the Plan or the Confirmation Order, as applicable.</p> <p>2. The Plan Effective Date. The Effective Date of the Plan occurred on July 1, 2020, and as a result, the Plan has been substantially consummated.</p> <p>3. Plan Binding. The Plan and all provisions of the Plan (including, without limitation, all discharge, injunction, excusal, and release provisions contained in the Plan and in the Confirmation Order) are binding on all holders of Claims against, or Interests in, the Debtors, whether or not the Claims or Interests of any such holder are impaired under the Plan and whether or not any such holder voted to accept the Plan. You are encouraged to review the Plan and the Confirmation Order in their entirety.</p> <p>4. CHANNELING INJUNCTION. In addition to the other provisions of the Plan and the Confirmation Order, the Plan and the Confirmation Order provide that the sole source of recovery for holders of Fire Victim Claims shall be from the Fire Victim Trust, and the sole source of recovery for holders of Subrogation Wildfire Claims shall be from the Subrogation Wildfire Trust. The holders of Fire Victim Claims and Subrogation Wildfire Claims shall have no recourse to or Claims whatsoever against the Debtors, the Reorganized Debtors or their assets and properties. Consistent with the foregoing and as provided in the Plan and the Confirmation Order, all Entities that have held or asserted, or that hold or assert any Fire Victim Claim or Subrogation Wildfire Claim shall be permanently and forever stayed, restrained, and enjoined from taking any action for the purpose of directly or indirectly collecting, recovering, or receiving payments, satisfaction, or recovery from any Debtor or Reorganized Debtor or its assets and properties with respect to any Fire Claims, including all of the following actions:</p> <ul style="list-style-type: none"> a. commencing, conducting, or continuing, in any manner, whether directly or indirectly, any suit, action, or other proceeding of any kind in any forum with respect to any such Fire Claim, against or affecting any Debtor or Reorganized Debtor, or any property or interests in property of any Debtor or Reorganized Debtor with respect to any such Fire Claim; b. enforcing, levying, attaching, collecting or otherwise recovering, by any manner or means, or in any manner, either directly or indirectly, any judgment, award, decree or other order against any Debtor or Reorganized Debtor or against the property of any Debtor or Reorganized Debtor with respect to any such Fire Claim; c. creating, perfecting, or enforcing in any manner, whether directly or indirectly, any Lien of any kind against any Debtor or Reorganized Debtor or the property of any Debtor or Reorganized Debtor with respect to any such Fire Claims; d. asserting or accomplishing any setoff, right of subrogation, indemnity, contribution, or recoupment of any kind, whether directly or indirectly, against any obligation due to any Debtor or Reorganized Debtor or against the property of any Debtor or Reorganized Debtor with respect to any such Fire Claim; and e. taking any act, in any manner, in any place whatsoever, that does not conform to, or comply with, the provisions of the Plan Documents, with respect to any such Fire Claim. <p>5. Assumption of Executory Contracts and Unexpired Leases and Resolution of Cure Disputes.</p> <p>a. Pursuant to Section 8.1(a) of the Plan and Paragraph 32a of the Confirmation Order, as of July 1, 2020 and subject to the payment of any applicable Cure Amount, all executory contracts and unexpired leases to which any of the Debtors are parties shall be deemed assumed, unless such executory contract or unexpired lease (i) was previously assumed or rejected by the Debtors, pursuant to a Final Order, (ii) previously expired or terminated pursuant to its own terms or by agreement of the parties thereto, (iii) was the subject of a motion to assume, assume and assign, or reject filed by the Debtors on or before June 20, 2020, or (iv) is specifically designated as an executory contract or unexpired lease to be rejected on the Schedule of Rejected Contracts (as such Schedule may be amended).</p> <p>b. Pursuant to Section 8.2(c) of the Plan and Paragraph 34 of the Confirmation Order, in the event of an unresolved dispute regarding (i) any Cure Amount, (ii) the ability of the Reorganized Debtors or any assignee to provide "adequate assurance of future performance" (within the meaning of section 365 of the Bankruptcy Code) under the executory contract or unexpired lease to be assumed, or (iii) any other matter pertaining to assumption, assumption and assignment, or the Cure Amounts required by section 365(b)(1) of the Bankruptcy Code (each, a "Cure Dispute"), such Cure Dispute shall be preserved and may be resolved in due course either consensually without further order of the Bankruptcy Court, or, after notice and an opportunity to be heard, by a Final Order of the Bankruptcy Court, which may be entered after July 1, 2020.</p> <p>6. Time for Filing Rejection Damage Claims; Further Amendments to the Schedules of Assumed and Rejected Contracts.</p> <p>a. Pursuant to Section 8.3 of the Plan and Paragraph 35a. of the Confirmation Order, in the event that the rejection of an executory contract or unexpired lease under the Plan results in damages to the other party or parties to such contract or lease, any Claim for such damages, shall be forever barred and shall not be enforceable against the Debtors or the Reorganized Debtors, or their respective estates, properties or interests in property, unless a proof of Claim is filed with the Bankruptcy Court and served upon the Debtors or the Reorganized Debtors, no later than thirty (30) days after the later of (i) June 20, 2020, or (ii) the effective date of the rejection of such executory contract or unexpired lease, as set forth on the Schedule of Rejected Contracts or in an order of the Bankruptcy Court.</p> <p>b. Pursuant to Paragraph 32d of the Confirmation Order:</p> <ul style="list-style-type: none"> i. the Debtors or the Reorganized Debtors have thirty (30) days from June 20, 2020 to file amendments to the Schedule of Assumed Contracts (as defined in the Plan Supplement) and Schedule of Rejected Contracts, to remove executory contracts and unexpired leases previously listed on the Schedule of Assumed Contracts and to add executory contracts and unexpired leases to the Schedule of Rejected Contracts; ii. any counterparty to an executory contract or unexpired lease that is added to the Schedule of Rejected Contracts or removed from the Schedule of Assumed Contracts shall have thirty (30) days from the date on which notice of such removal or addition is served on the counterparty to file an objection thereto, which objection may be resolved either consensually without further order of the Bankruptcy Court, or by a Final Order of the Bankruptcy Court, with any rejection deemed approved as of July 1, 2020; and iii. the rejection of any executory contract or unexpired lease added to the Schedule of Rejected Contracts shall be deemed approved by the Bankruptcy Court as of July 1, 2020 if an objection to the addition of such executory contract or unexpired lease to the Schedule of Rejected Contracts is not timely filed as provided above. <p>For the avoidance of doubt, the counterparty to an executory contract or unexpired lease that is added to the Schedule of Rejected Contracts shall have thirty (30) days to file a claim for rejection damages following the later of (i) July 1, 2020 and (ii) if a timely objection to rejection is filed and is not consensually resolved by the parties, the entry of an order approving the rejection of such executory contract or unexpired lease.</p> <p>7. Final Fee Applications. Pursuant to Section 2.2 of the Plan, all final requests for the payment of Professional Fee Claims against a Debtor, including any Professional Fee Claim incurred during the period from the Petition Date through and including July 1, 2020, must be filed and served on the Reorganized Debtors no later than sixty (60) days after July 1, 2020. All such final requests will be subject to approval by the Bankruptcy Court after notice and a hearing in accordance with the procedures established by the Bankruptcy Code, the Interim Compensation Order, and any other prior orders of the Bankruptcy Court regarding the payment of Professionals in the Chapter 11 Cases.</p> <p>8. Certain Documents. The Confirmation Order, the Plan, the Financing Approval Order, the Fire Victim Trust Agreement, the Fire Victim Claims Resolution Procedures, and the Plan Supplement, can be viewed free of charge at the website for the Debtors' claims and noticing agent, Prime Clerk: https://restructuring.primeclerk.com/pgc/. Additionally, copies of such documents may be obtained by accessing the Bankruptcy Court's website: http://www.cabc.uscourts.gov. A PACER password and login are needed to access documents on the Bankruptcy Court's website, and can be obtained at http://www.pacer.psc.uscourts.gov. The Fire Victim Trust Agreement and the Fire Victim Claims Resolution Procedures, among other documents related to the Fire Victim Trust, can also be viewed free of charge at the website for the Fire Victim Trust, https://www.firevictimtrust.com/.</p>	
Dated: July 2, 2020 WEIL, GOTSHAL & MANGES LLP KELLER BENNETT KIM LLP	

Obituaries & In Memoriam

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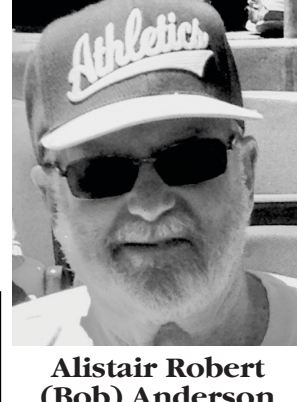
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and sign the
online guestbook

ANDERSON, ALISTAIR
MELTON, SHARON

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published. Obituaries
may not appear in
alphabetical order.



Alistair Robert (Bob) Anderson
January 20, 1944 - July 5, 2019
San Jose, Santa Cruz, Capitola

In memory of Alistair Robert (Bob) Anderson Jr. Bob was preceded in death by his parents Alistair and Eleanor, and his sister Margaret. He is survived by his siblings Ken, Molly, Libby, Alicia, and Kitt, his wife Liz Mariner, children Kelly A Dos Santos and Colin Anderson, and grandchildren Maura and Riley Anderson. A graduate of Bellarmine and SJSU, and employee at Westinghouse/Northrop Grumman who volunteered for the United Way and the Capitola Historical Museum. A voracious reader who appreciated classic movies, British TV, and many sports. A kayaker, sailor, biker, and runner, Bob greatly enjoyed travel, outdoor activities, playing with his grandchildren, and large gatherings of friends and family. He is missed and loved.



Sharon Melton
Sept. 1, 1936-June 25, 2020
San Jose

Sharon Ann Melton, 83, passed peacefully in San Jose due to complications from congestive heart failure. She was raised in western New York state. A Registered Nurse for over 40 years, she spent most of that time in the Bay Area of California. She was witty, creative, and a pet lover. She also loved flowers and plants, as well as the outdoors, especially the June Lake area. Travelling and visiting friends and family delighted her. She enjoyed making cakes for any occasion. She was an enthusiastic supporter of jazz, theater, local arts, and environmental causes. She was an active member of AA and 32 years sober. Christian at her death. Widow of Robert Lee Melton, she is survived by sister Shirley, sons Randy and Dale, daughters-in-law Flor and Jennifer, and grandchildren Ruth and Sam. A memorial service will be held at a date and location that will be announced later. The family requests that donations be made to the Sierra Club or the San Jose Jazz Society.

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Legal Notice

Filed in County Clerk's Office
Regina Alcomendras
Santa Clara County - Clerk Recorder
FBN655934
File Date: 06/09/2020
Expires: 06/09/2025

By: schanthyay, Deputy

FICTITIOUS BUSINESS NAME STATEMENT

The following person is doing business as:
Stories By Us

766 N 6th Street, San Jose, CA 95112
located in Santa Clara County.

This business is owned by:
a Limited Liability Company

Name and residence address of registrant:
Stories By Emma, LLC

766 N 6th Street, San Jose, 95112

Registrant began transacting business under
the fictitious business name on: 03/01/2019

Type of filing: First Filing

I declare that all information in this statement
is true and correct.

/s/ **Emma Siemaso, Owner**

Entity Name: Stories By Emma, LLC

Article / Reg # 201811310697

Above entity was formed in the state of MA

SMJN #6494523; June 29; 6, 13, 20, 20

Legal Notice

Filed in County Clerk's Office
Regina Alcomendras
Santa Clara County - Clerk Recorder
FBN655184
File Date: 06/09/2020
Expires: 06/09/2025

By: schanthyay, Deputy

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Type of filing: First Filing

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located in Santa Clara County.

Exhibit N

AFFIDAVIT OF PUBLICATION

Account #	Ad Number	Identification	PO	Amount	cols	Depth
721487	0004695879	United States PG&E			3	6.00 In

Attention: ADAM LEVIN
PG&E Corporation
220 WEST 42ND STREET
12TH FLOOR
NEW YORK, NY 10036

COUNTY OF DALLAS
STATE OF TEXAS

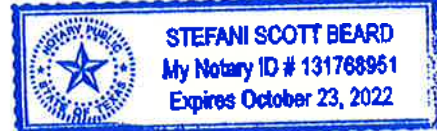
The undersigned states:

McClatchy Newspapers in and on all dates herein stated was a corporation, and the owner and publisher of The Fresno Bee.

The Fresno Bee is a daily newspaper of general circulation now published, and on all-the-dates herein stated was published in the City of Fresno, County of Fresno, and has been adjudged a newspaper of general circulation by the Superior Court of the County of Fresno, State of California, under the date of November 28, 1994, Action No. 520058-9.

The undersigned is and on all dates herein mentioned was a citizen of the United States, over the age of twenty-one years, and is the principal clerk of the printer and publisher of said newspaper; and that the notice, a copy of which is hereto annexed, marked Exhibit A, hereby made a part hereof, was published in The Fresno Bee in each issue thereof (in type not smaller than nonpareil), on the following dates.

July 13, 2020



I certify (or declare) under penalty of perjury that the foregoing is true and correct.

Dated July 13, 2020

Extra charge for lost or duplicate affidavits.
2019 fee: \$30.00. Please do not staple.

UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF CALIFORNIA, SAN FRANCISCO DIVISION	
<p>In re: PG&E CORPORATION, - and - PACIFIC GAS AND ELECTRIC COMPANY, Debtors. (Jointly Administered)</p> <p>NOTICE OF ENTRY OF CONFIRMATION ORDER AND OCCURRENCE OF EFFECTIVE DATE OF DEBTORS' AND SHAREHOLDER PROPONENTS' JOINT CHAPTER 11 PLAN OF REORGANIZATION DATED JUNE 19, 2020</p> <p>PLEASE TAKE NOTICE that:</p> <p>1. The Plan and Confirmation Order. On June 20, 2020, the United States Bankruptcy Court for the Northern District of California, San Francisco Division (the "Bankruptcy Court") entered an order [Docket No. 8053] (the "Confirmation Order") confirming the Debtors' and Shareholder Proponents' Joint Chapter 11 Plan of Reorganization Dated June 19, 2020 [Docket No. 8048] (together with all schedules and exhibits thereto, as and when modified, amended, or supplemented from time to time, the "Plan"). Capitalized terms used but not defined herein have the meanings ascribed to such terms in the Plan or the Confirmation Order, as applicable.</p> <p>2. The Plan Effective Date. The Effective Date of the Plan occurred on July 1, 2020, and as a result, the Plan has been substantially consummated.</p> <p>3. Plan Binding. The Plan and all provisions of the Plan (including, without limitation, all discharge, injunction, exculpation, and release provisions contained in the Plan and in the Confirmation Order) are binding on all holders of Claims against, or interests in, the Debtors, whether or not the Claims or interests of any such holder are impaired under the Plan and whether or not any such holder voted to accept the Plan. You are encouraged to review the Plan and the Confirmation Order in their entirety.</p> <p>4. CHANNELING INJUNCTION. In addition to the other provisions of the Plan and the Confirmation Order, the Plan and the Confirmation Order provide that the sole source of recovery for holders of Fire Victim Claims shall be from the Fire Victim Trust, and the sole source of recovery for holders of Subrogation Wildfire Claims shall be from the Subrogation Wildfire Trust. The holders of Fire Victim Claims and Subrogation Wildfire Claims shall have no recourse to or claims whatsoever against the Debtors or the Reorganized Debtors or their assets and properties. Consistent with the foregoing and as provided in the Plan and the Confirmation Order, all Entities that have held or asserted, or that hold or assert any Fire Victim Claim or Subrogation Wildfire Claim shall be <i>permanently and forever stayed, restrained, and enjoined</i> from taking any action for the purpose of directly or indirectly collecting, recovering, or receiving payments, satisfaction, or recovery from any Debtor or Reorganized Debtor or its assets and properties with respect to any Fire Claims, including all of the following actions:</p> <p>a. commanding, conducting, or continuing, in any manner, whether directly or indirectly, any suit, action, or other proceeding of any kind in any forum with respect to any such Fire Claim, against or affecting any Debtor or Reorganized Debtor, or any property or interests in property of any Debtor or Reorganized Debtor with respect to any such Fire Claim;</p> <p>b. enjoining, levying, attaching, collecting or otherwise recovering, by any manner or means, or in any manner, either directly or indirectly, any judgment, award, decree or other order against any Debtor or Reorganized Debtor or against the property of any Debtor or Reorganized Debtor with respect to any such Fire Claim;</p> <p>c. creating, perfecting, or enforcing in any manner, whether directly or indirectly, any Lien of any kind against any Debtor or Reorganized Debtor or the property of any Debtor or Reorganized Debtor with respect to any such Fire Claims;</p> <p>d. asserting or accomplishing any setoff, right of subrogation, indemnity, contribution, or recoupment of any kind, whether directly or indirectly, against any obligation due to any Debtor or Reorganized Debtor or against the property of any Debtor or Reorganized Debtor with respect to any such Fire Claim; and</p> <p>e. taking any act, in any manner, in any place whatsoever, that does not conform to, or comply with, the provisions of the Plan Documents, with respect to any such Fire Claim.</p> <p>5. Assumption of Executory Contracts and Unexpired Leases and Resolution of Cure Disputes.</p> <p>a. Pursuant to Section 8.1(a) of the Plan and Paragraph 32a. of the Confirmation Order, as of July 1, 2020 and subject to the payment of any applicable Cure Amount, all executory contracts and unexpired leases to which any of the Debtors are parties shall be deemed assumed, unless such executory contract or unexpired lease (i) was previously assumed or rejected by the Debtors, pursuant to a Final Order, (ii) previously expired or terminated pursuant to its own terms or by agreement of the parties thereto, (iii) was the subject of a motion to assume, assume and assign, or reject filed by the Debtors on or before June 20, 2020, or (iv) is specifically designated as an executory contract or unexpired lease to be rejected on the Schedule of Rejected Contracts (as such Schedule may be amended).</p> <p>b. Pursuant to Section 8.2(c) of the Plan and Paragraph 34 of the Confirmation Order, in the event of an unresolved dispute regarding (i) any Cure Amount, (ii) the ability of the Reorganized Debtors or any assignee to provide "adequate assurance of future performance" (within the meaning of section 365 of the Bankruptcy Code) under the executory contract or unexpired lease to be assumed, or (iii) any other matter pertaining to assumption, assumption and assignment, or the Cure Amounts required by section 365(b)(1) of the Bankruptcy Code (each, a "Cure Dispute"), such Cure Dispute shall be preserved and may be resolved in due course either consensually without further order of the Bankruptcy Court, or, after notice and an opportunity to be heard, by a Final Order of the Bankruptcy Court, which may be entered after July 1, 2020.</p> <p>6. Time for Filing Rejection Damage Claims; Further Amendments to the Schedules of Assumed and Rejected Contracts.</p> <p>a. Pursuant to Section 8.3 of the Plan and Paragraph 35a. of the Confirmation Order, in the event that the rejection of an executory contract or unexpired lease under the Plan results in damages to the other party or parties to such contract or lease, any Claim for such damages, shall be forever barred and shall not be enforceable against the Debtors or the Reorganized Debtors, or their respective estates, properties or interests in property, unless a proof of claim is filed with the Bankruptcy Court and served upon the Debtors or the Reorganized Debtors, no later than thirty (30) days after the later of (i) June 20, 2020, or (ii) the effective date of the rejection of such executory contract or unexpired lease, as set forth on the Schedule of Rejected Contracts or in an order of the Bankruptcy Court.</p> <p>b. Pursuant to Paragraph 32d of the Confirmation Order:</p> <p>i. the Debtors or the Reorganized Debtors have thirty (30) days from June 20, 2020 to file amendments to the Schedule of Assumed Contracts (as defined in the Plan Supplement) and Schedule of Rejected Contracts, to remove executory contracts and unexpired leases previously listed on the Schedule of Assumed Contracts and to add executory contracts and unexpired leases to the Schedule of Rejected Contracts;</p> <p>ii. any counterparty to an executory contract or unexpired lease that is added to the Schedule of Rejected Contracts or removed from the Schedule of Assumed Contracts shall have thirty (30) days from the date on which notice of such removal or addition is served on the counterparty to file an objection thereto, which objection may be resolved either consensually without further order of the Bankruptcy Court, or, by a Final Order of the Bankruptcy Court, with any rejection deemed approved as of July 1, 2020; and</p> <p>iii. the rejection of any executory contract or unexpired lease added to the Schedule of Rejected Contracts shall be deemed approved by the Bankruptcy Court as of July 1, 2020 if an objection to the addition of such executory contract or unexpired lease to the Schedule of Rejected Contracts is not timely filed as provided above.</p> <p>For the avoidance of doubt, the counterparty to an executory contract or unexpired lease that is added to the Schedule of Rejected Contracts shall have thirty (30) days to file a claim for rejection damages following the later of (i) July 1, 2020 and (ii) if a timely objection to rejection is filed and is not consensually resolved by the parties, the entry of an order approving the rejection of such executory contract or unexpired lease.</p> <p>7. Final Fee Applications. Pursuant to Section 2.2 of the Plan, all final requests for the payment of Professional Fee Claims against a Debtor, including any Professional Fee Claim incurred during the period from the Petition Date through and including July 1, 2020, must be filed and served on the Reorganized Debtors no later than sixty (60) days after July 1, 2020. All such final requests will be subject to approval by the Bankruptcy Court after notice and a hearing in accordance with the procedures established by the Bankruptcy Code, the Interim Compensation Order, and any other prior orders of the Bankruptcy Court regarding the payment of Professionals in the Chapter 11 Cases.</p> <p>8. Certain Documents. The Confirmation Order, the Plan, the Financing Approval Order, the Fire Victim Trust Agreement, the Fire Victim Claims Resolution Procedures, and the Plan Supplement, can be viewed free of charge at the website for the Debtors' claims and noticing agent, Prime Clerk https://restructuring.primeclerk.com/pgc/. Additionally, copies of such documents may be obtained by accessing the Bankruptcy Court's website http://www.court.uscourts.gov. A PACER password and login are needed to access documents on the Bankruptcy Court's website, and can be obtained at http://www.pacer.psc.uscourts.gov. The Fire Victim Trust Agreement and the Fire Victim Claims Resolution Procedures, among other documents related to the Fire Victim Trust, can also be viewed free of charge at the website for the Fire Victim Trust, https://www.firevictimtrust.com.</p>	<p>Dated: July 2, 2020</p> <p>WEN, GOTSHAL & MANGES LLP MELLER BERNSTEIN MUTHIOM LLP</p>



JOHN WALKER jwalker@fresnobee.com

Venues like the Tower Theatre were the first to close as the pandemic hit and performances were canceled.

FROM PAGE 1A

VENUES

ciation says 90% of independent venues report they will close permanently in a few months without federal funding. Even iconic venues like the Troubadour in Los Angeles have taken to GoFundMe to stave off permanent closure.

"One thing has become painfully clear: keeping independent venues alive requires the government's help," according to the NIVA website.

The group is lobbying for industry specific Paycheck Protection Program loans, similar to what was offered for the restaurant industry. It is also asking for continued unemployment benefits and temporary tax credits to offset the cost of ticket refunds, rent and mortgage and employee safety and retention.

It has also created the hashtag #saveourstages to help raise awareness.

BUSINESS WAS BOOMING

In a sad twist, the Tower Theatre was coming off a great 2019 and expecting to have an even bigger 2020 before the pandemic hit.

"It was off the hook," Abbate says.

"It just couldn't get any busier."

The theater had a packed calendar and had booked a full opera season. There were even tentative plans to expand the building around the

theater to two floors, making way for loft units that could be rented out by those in town for shows.

"All of that is just gone," he says.

It was a similar situation at Fulton 55, which had just celebrated its ninth anniversary and had several good years in which it pocketed away some money to make improvement on the venue for its 10th year in business.

"We had a nest egg," says Tony Martin, who manages the downtown music club.

The pandemic just pushed the timeline, some.

"We thought: If we're going to be closed, let's go ahead on these renovations and updates," he says.

The venue recently hired Fresno painter Josh Wigger to do a mural across the entire length of the building. The downstairs' bar got updated, along with other upgrades inside the building.

NEXT STEPS FOR REOPENING

Even when the venues are allowed to reopen, it will likely be with restrictions set on capacity. Abbate expects rules similar to church regulations, which allow for 25% capacity, or 100 people, whichever is fewer.

That's a losing proposition, he says. Adjusting that 100-person attendance cap would allow the

theater to survive at least the year. The theater could operate its 761 seats at 25% capacity and break even on most shows, or with small losses, he says.

All that means entertainment venues are being forced to experiment with their business models.

The Tower Theatre is looking at the possibility of hosting outdoor drive-in style concerts in its back parking lot. That could happen as early as September, Abbate says. They are in talks with the rock band LA Guns, which was scheduled to play the theater in June.

The show would cost \$125 a car and operate much like a drive-in theater.

Fulton 55 hosted a series of audience-free live stream performances.

They were mostly to give local bands an opportunity to make some tips — and a few made a decent amount. Ultimately, the effort was overwhelming for the one-man staff.

The venue also looked into reopening without entertainment, using the guidelines in place for bars, but ultimately decided it wasn't worth the risk to the employees or patrons.

"We decided. It's just not safe enough," Martin said.

"We don't want to be a part of the problem."

Regardless of when and how the venues are allowed to reopen, it is to be a slow transition back to work, Martin says. It will take time — and possibly a vaccine — before people feel totally safe going out to see live entertainment.

"We'll start off slow and build it back," he said.

The current situation seems bleak, but Martin is optimistic about the future on the other end of the pandemic for those venues that make it.

"When we get back to whatever the new normal is, things will be a little better."

Joshua Tehee:
559-441-6479,
@joshuatehee

Florida hits new one-day high in virus cases

Associated Press

ST. PETERSBURG, FLA.

Florida on Sunday reported the largest single-day increase in positive coronavirus cases in any one state since the beginning of the pandemic.

According to state Department of Health statistics, 15,299 people tested positive, for a total of 269,811 cases.

California had the previous record of daily positive cases — 11,694, four days ago. New York had 11,571 on April 15.

The numbers come at the end of a grim, record-

breaking week in Florida, with 514 fatalities. On Sunday, 45 more deaths were reported.

Throughout May and into June, the state reopened much of its economy with some restrictions.

Testing has increased, but the percentage of people testing positive has risen even more dramatically. A month ago, fewer than 5% of tests came up positive on a daily average. Over the past week, the daily average exceeded 19%.

Despite the number of cases surging around the country, a member of the White House coronavirus

or rejected by the Debtors, pursuant to a Final Order, (ii) previously expired or terminated pursuant to its own terms or by agreement of the parties thereto, (iii) was the subject of a motion to assume, assume and assign, or rejected by the Debtors on or before June 20, 2020, or (iv) was specifically designated as an executory contract or unexpired lease to be rejected on the Schedule of Rejected Contracts (as such Schedule may be amended).

Pursuant to Section 8.2(c) of the Plan and Paragraph 34 of the Confirmation Order, in the event of an unresolved dispute regarding (i) any Cure Amount, (ii) the ability of the Reorganized Debtors or any assignee to provide "adequate assurance of future performance" (within the meaning of section 365 of the Bankruptcy Code) under the executory contract or unexpired lease to be assumed, or (iii) any other matter pertaining to assumption, assumption and assignment, or the Cure Amounts required by section 365(b)(1) of the Bankruptcy Code, (each, a "Cure Dispute"), such Cure Dispute shall be preserved and may be resolved in due course either consensually or by further order of the Bankruptcy Court, or, after notice and an opportunity to be heard, by a final Order of the Bankruptcy Court, which may be entered after July 1, 2020.

When Giroir was asked about whether states that are seeing a spike in cases should consider more stringent lockdowns, he said, "Everything should be on the table."

task force said Sunday the situation "is not out of control."

Brett Giroir said it's going to take "a lot of effort and everybody's going to have to do their part" to combat the pandemic.

And the assistant secretary at the Health and Human Services Department said "we have to have people wearing a mask in public. It's absolutely essential."

Giroir told ABC's "This Week" that officials would like to see something like 90% of people wearing a mask in public in areas that are hot spots.

He said that "if we don't have that, we will not get control of the virus."

When Giroir was asked about whether states that are seeing a spike in cases should consider more stringent lockdowns, he said, "Everything should be on the table."

UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF CALIFORNIA, SAN FRANCISCO DIVISION

In re:
PG&E CORPORATION,
- and -
PACIFIC GAS AND ELECTRIC COMPANY,
Debtors.

NOTICE OF ENTRY OF CONFIRMATION ORDER AND OCCURRENCE OF EFFECTIVE DATE OF DEBTORS' AND SHAREHOLDER PROPONENTS' JOINT CHAPTER 11 PLAN OF REORGANIZATION DATED JUNE 19, 2020

PLEASE TAKE NOTICE that:

1. The Plan and Confirmation Order, on June 20, 2020, the United States Bankruptcy Court for the Northern District of California, San Francisco Division (the "Bankruptcy Court") entered an order (Docket No. 20-0053) (the "Confirmation Order") confirming the Debtors' and Shareholder Proponents' Joint Chapter 11 Plan of Reorganization Dated June 19, 2020 (Docket No. 20-0048) (together with all schedules and exhibits thereto, and as may be modified, amended, or supplemented from time to time, the "Plan"). Capitalized terms used but not defined herein have the meanings ascribed to such terms in the Plan or the Confirmation Order, as applicable.

2. The Plan Effective Date. The Effective Date of the Plan occurred on July 1, 2020, and as a result the Plan has been substantially consummated.

3. Plan Binding. The Plan and all provisions of the Plan (including, without limitation, all discharge, injunction, expulsion, and release provisions contained in the Plan and in the Confirmation Order) are binding on all Holders of Claims against, or Interests in, the Debtors, whether or not the Claims or Interests of any such holder are impaired under the Plan and whether or not any such holder voted to accept the Plan. You are encouraged to review the Plan and the Confirmation Order in their entirety.

4. CHANNELING INJUNCTION. In addition to the other provisions of the Plan and the Confirmation Order, the Plan and the Confirmation Order provide that the sole source of recovery for holders of Fire Victim Claims shall be from the Fire Victim Trust, and the sole source of recovery for holders of Subrogation Wildfire Claims shall be from the Subrogation Wildfire Trust. The holders of Fire Victim Claims and Subrogation Wildfire Claims shall have no recourse to or claims whatsoever against the Debtors or the Reorganized Debtors or their assets and properties. Consistent with the foregoing and as provided in the Plan and the Confirmation Order, all Entities that have held or asserted, or that hold or assert any Fire Victim Claim or Subrogation Wildfire Claim, shall be permanently and forever stayed, restrained, and enjoined from taking any action for the purpose of directly or indirectly collecting, recovering, or receiving payments, satisfaction, or recovery from any Debtor or Reorganized Debtor or its assets and properties with respect to any Fire Claims, including all of the following actions:

a. commencing, conducting, or continuing, in any manner, whether directly or indirectly, any suit, action, or other proceeding of any kind in any forum with respect to any such Fire Claims against or affecting any Debtor or Reorganized Debtor or any property or interests in property of any Debtor or Reorganized Debtor with respect to any such Fire Claim;

b. enforcing, levying, attaching, collecting or otherwise recovering, by any manner or means, or in any manner, either directly or indirectly, any judgment, award, decree or other order against any Debtor or Reorganized Debtor or against the property of any Debtor or Reorganized Debtor with respect to any such Fire Claim;

c. creating, perfecting, or enforcing in any manner, whether directly or indirectly, any lien of any kind against any Debtor or Reorganized Debtor or the property of any Debtor or Reorganized Debtor with respect to any such Fire Claims;

d. asserting or accomplishing any setoff, right of subrogation, indemnity, contribution, or recoupment of any kind, whether directly or indirectly, against any obligation due to any Debtor or Reorganized Debtor or against the property of any Debtor or Reorganized Debtor with respect to any such Fire Claim; and

e. taking any act, in any manner, in any place whatsoever, that does not conform to, or comply with, the provisions of the Plan Documents, with respect to any such Fire Claim.

5. Assumption of Executory Contracts and Unexpired Leases and Resolution of Cure Disputes.

a. Pursuant to Section 8.1(a) of the Plan and Paragraph 32a of the Confirmation Order, as of July 1, 2020 and subject to the payment of any applicable Cure Amount, all executory contracts and unexpired leases to which any of the Debtors are parties shall be deemed assumed, unless such executory contract or unexpired lease (i) was previously assumed

or

Exhibit O



AFFIDAVIT OF PUBLICATION

Account #	Ad Number	Identification	PO	Amount	Cols	Depth
554847	0004694376		R7070032	\$882.36	3	6.00 In

Attention: Pete Egloff

MILLER ADVERTISING AGENCY, INC.
220 WEST 42 STREET, 12TH FLOOR, NY, NY 10036
NEW YORK, NY 10036

Declaration of Publication
C.C.P. S2015.5

STATE OF CALIFORNIA)
) ss.
County of Stanislaus)

I am a citizen of the United States; I am over the age of eighteen years, and not a party to or interested in the above entitled matter. I am a printer and principal clerk of the publisher of the The Modesto Bee, which has been adjudged a newspaper of general circulation by the Superior Court of the County of Stanislaus, State of California, under the date of February 25, 1951 Action No. 46453. The notice of which the annexed is a printed copy has been published in each issue thereof on the following dates, to wit:

July 13, 2020

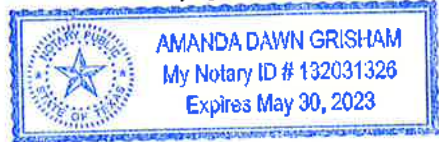
V. Rodela
Legal Clerk

I certify (or declare) under penalty of perjury that the foregoing is true and correct and that this declaration was executed at Dallas, Texas on:

Date: 14th, day of July, 2020

Amanda Dawn Grisham

Notary Signature



Extra charge for lost or duplicate affidavits.
Each document, please do not destroy!

<p style="text-align: center;">UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF CALIFORNIA, SAN FRANCISCO DIVISION</p> <p>In re: PG&E CORPORATION, - and - PACIFIC GAS AND ELECTRIC COMPANY, Debtors.</p> <p>Bankruptcy Case No. 19-30088 (DM) Chapter 11 (Lead Case) (Jointly Administered)</p>	
<p>NOTICE OF ENTRY OF CONFIRMATION ORDER AND OCCURRENCE OF EFFECTIVE DATE OF DEBTORS' AND SHAREHOLDER PROPONENTS' JOINT CHAPTER 11 PLAN OF REORGANIZATION DATED JUNE 19, 2020</p>	
<p>PLEASE TAKE NOTICE that:</p>	
<p>1. The Plan and Confirmation Order. On June 20, 2020, the United States Bankruptcy Court for the Northern District of California, San Francisco Division (the "Bankruptcy Court") entered an order (Docket No. 8053) (the "Confirmation Order") confirming the Debtors' and Shareholder Proponents' Joint Chapter 11 Plan of Reorganization Dated June 19, 2020 (Docket No. 8048) (together with all schedules and exhibits thereto, and as may be modified, amended, or supplemented from time to time, the "Plan"). Capitalized terms used but not defined herein have the meanings ascribed to such terms in the Plan or the Confirmation Order, as applicable.</p>	
<p>2. The Plan Effective Date. The Effective Date of the Plan occurred on July 1, 2020, and as a result, the Plan has been substantially consummated.</p>	
<p>3. Plan Binding. The Plan and all provisions of the Plan (including, without limitation, all discharge, injunction, excusal, and release provisions contained in the Plan and in the Confirmation Order) are binding on all holders of Claims against, or Interests in, the Debtors, whether or not the Claims or Interests of any such holder are impaired under the Plan and whether or not any such holder voted to accept the Plan. You are encouraged to review the Plan and the Confirmation Order in their entirety.</p>	
<p>4. CHANNELING INJUNCTION. In addition to the other provisions of the Plan and the Confirmation Order, the Plan and the Confirmation Order provide that the sole source of recovery for holders of Fire Victim Claims shall be from the Fire Victim Trust, and the sole source of recovery for holders of Subrogation Wildfire Claims shall be from the Subrogation Wildfire Trust. The holders of Fire Victim Claims and Subrogation Wildfire Claims shall have no recourse to or Claims whatsoever against the Debtors or the Reorganized Debtors' assets and properties. Consistent with the foregoing and as provided in the Plan and the Confirmation Order, all Entities that have held or asserted, or that hold or assert any Fire Victim Claim or Subrogation Wildfire Claim shall be permanently and forever stayed, restrained, and enjoined from taking any action for the purpose of directly or indirectly collecting, recovering, or receiving payments, satisfaction, or recovery from any Debtor or Reorganized Debtor or its assets and properties with respect to any Fire Claims, including all of the following actions:</p>	
<p>a. commencing, conducting, or continuing, in any manner, whether directly or indirectly, any suit, action, or other proceeding of any kind in any forum with respect to any such Fire Claim, against, or affecting any Debtor or Reorganized Debtor, or any property or Interests in property of any Debtor or Reorganized Debtor with respect to any such Fire Claim;</p>	
<p>b. enforcing, levying, attaching, collecting or otherwise recovering, by any manner or means, or in any manner, either directly or indirectly, any judgment, award, decree or other order against any Debtor or Reorganized Debtor or against the property of any Debtor or Reorganized Debtor with respect to any such Fire Claim;</p>	
<p>c. creating, perfecting, or enforcing in any manner, whether directly or indirectly, any Lien of any kind against any Debtor or Reorganized Debtor or the property of any Debtor or Reorganized Debtor with respect to any such Fire Claims;</p>	
<p>d. asserting or accomplishing any setoff, right of subrogation, indemnity, contribution, or recoupment of any kind, whether directly or indirectly, against any obligation due to any Debtor or Reorganized Debtor or against the property of any Debtor or Reorganized Debtor with respect to any such Fire Claim; and</p>	
<p>e. taking any act, in any manner, in any place whatsoever, that does not conform to, or comply with, the provisions of the Plan Documents, with respect to any such Fire Claim.</p>	
<p>5. Assumption of Executory Contracts and Unexpired Leases and Resolution of Cure Disputes.</p>	
<p>a. Pursuant to Section 8.1(a) of the Plan and Paragraph 32a. of the Confirmation Order, as of July 1, 2020 and subject to the payment of any applicable Cure Amount, all executory contracts and unexpired leases to which any of the Debtors are parties shall be deemed assumed, unless such executory contract or unexpired lease (i) was previously assumed</p>	
<p>or rejected by the Debtors, pursuant to a Final Order, (ii) previously expired or terminated pursuant to its own terms or by agreement of the parties thereto, (iii) was the subject of a motion to assume, assume and assign, or reject filed by the Debtors on or before June 20, 2020, or (iv) is specifically designated as an executory contract or unexpired lease to be rejected on the Schedule of Rejected Contracts (as such Schedule may be amended).</p>	
<p>b. Pursuant to Section 8.2(c) of the Plan and Paragraph 34 of the Confirmation Order, in the event of an unresolved dispute regarding (i) any Cure Amount, (ii) the ability of the Reorganized Debtors or any assignee to provide "adequate assurance of future performance" (within the meaning of section 365 of the Bankruptcy Code) under the executory contract or unexpired lease to be assumed, or (iii) any other matter pertaining to assumption, assumption and assignment, or the Cure Amounts required by section 365(b)(1) of the Bankruptcy Code (each, a "Cure Dispute"), such Cure Dispute shall be preserved and may be resolved in due course either consensually without further order of the Bankruptcy Court, or, after notice and an opportunity to be heard, by a Final Order of the Bankruptcy Court, which may be entered after July 1, 2020.</p>	
<p>6. Time for Filing Rejection Damage Claims; Further Amendments to the Schedules of Assumed and Rejected Contracts.</p>	
<p>a. Pursuant to Section 8.3 of the Plan and Paragraph 35a. of the Confirmation Order, in the event that the rejection of an executory contract or unexpired lease under the Plan results in damages to the other party or parties to such contract or lease, any Claim for such damages, shall be forever barred and shall not be enforceable against the Debtors or the Reorganized Debtors, or their respective estates, properties or interests in property, unless a proof of Claim is filed with the Bankruptcy Court and served upon the Debtors or the Reorganized Debtors, no later than thirty (30) days after the later of (i) June 20, 2020, or (ii) the effective date of the rejection of such executory contract or unexpired lease, as set forth on the Schedule of Rejected Contracts or in an order of the Bankruptcy Court.</p>	
<p>b. Pursuant to Paragraph 32d. of the Confirmation Order:</p>	
<p>i. the Debtor or the Reorganized Debtors have thirty (30) days from June 20, 2020 to file amendments to the Schedule of Assumed Contracts (as defined in the Plan Supplement) and Schedule of Rejected Contracts, to remove executory contracts and unexpired leases previously listed on the Schedule of Assumed Contracts and to add executory contracts and unexpired leases to the Schedule of Rejected Contracts;</p>	
<p>ii. any counterparty to an executory contract or unexpired lease that is added to the Schedule of Rejected Contracts or removed from the Schedule of Assumed Contracts shall have thirty (30) days from the date on which notice of such removal or addition is served on the counterparty to file an objection thereto, which objection may be resolved either consensually without further order of the Bankruptcy Court, or, by a Final Order of the Bankruptcy Court, with any rejection deemed approved as of July 1, 2020; and</p>	
<p>iii. the rejection of any executory contract or unexpired lease added to the Schedule of Rejected Contracts shall be deemed approved by the Bankruptcy Court as of July 1, 2020 if an objection to the addition of such executory contract or unexpired lease to the Schedule of Rejected Contracts is not timely filed as provided above.</p>	
<p>For the avoidance of doubt, the counterparty to an executory contract or unexpired lease that is added to the Schedule of Rejected Contracts shall have thirty (30) days to file a claim for rejection damages following the later of (i) July 1, 2020 and (ii) if a timely objection to rejection is filed and is not consensually resolved by the parties, the entry of an order approving the rejection of such executory contract or unexpired lease.</p>	
<p>7. Final Fee Applications. Pursuant to Section 2.2 of the Plan, all final requests for the payment of Professional Fee Claims against a Debtor, including any Professional Fee Claim incurred during the period from the Petition Date through and including July 1, 2020, must be filed and served on the Reorganized Debtors no later than sixty (60) days after July 1, 2020. All such final requests will be subject to approval by the Bankruptcy Court after notice and a hearing in accordance with the procedures established by the Bankruptcy Code, the Interim Compensation Order, and any other prior order of the Bankruptcy Court regarding the payment of Professionals in the Chapter 11 Cases.</p>	
<p>8. Certain Documents. The Confirmation Order, the Plan, the Financing Approval Order, the Fire Victim Trust Agreement, the Fire Victim Claims Resolution Procedures, and the Plan Supplement, can be viewed free of charge at the website for the Debtors' claims and noticing agent, Prime Clerk: https://restructuring.primeclerk.com/pgce. Additionally, copies of such documents may be obtained by accessing the Bankruptcy Court's website: http://www.caeb.uscourts.gov. A PACER password and login are required to access documents on the Bankruptcy Court's website, and can be obtained at http://www.pacer.psc.uscourts.gov. The Fire Victim Trust Agreement and the Fire Victim Claims Resolution Procedures, among other documents related to the Fire Victim Trust, can also be viewed free of charge at the website for the Fire Victim Trust, https://www.firevictimtrust.com/.</p>	
<p>Dated: July 2, 2020</p>	
<p>WEIL, GOTSHAL & MANGES LLP KELLER BENVENUTTI KIM LLP</p>	



ANDY ALFARO aalfaro@modbee.com

Modesto's Payton Bass makes a catch during the CCCAA NorCal Regional Semifinal game with American River College at Modesto Junior College in Modesto on Nov. 23, 2019. Modesto won the game 35-28.

FROM PAGE 1B COACH

that it was likely the "Contingency Plan" (moving fall sports to spring) that would be adopted by CCCAA," MJC Athletic Director Nick Stavrianoudakis said on Thursday. "Then with the news yesterday from the Ivy League and some major colleges suspending prac-

tices and sports, it was not a surprise that the decision was made today. We have already begun planning for this likely scenario. All sports will be engaged in training and conditioning in the fall and we will have basically two seasons in the spring - an early spring season

"We are probably going to get a new schedule," said Stivers, whose Pirates were recently ranked No. 5 in the nation in the 2020 College Football America Juco Preseason Top 30. "They might put us all together as geographically possible and make it a one-year change for league and preseason. Everything is on the table."

*Julian A. Lopez:
562-206-9393*

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UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF CALIFORNIA, SAN FRANCISCO DIVISION

In re:
PG&E CORPORATION,
- and -
PACIFIC GAS AND ELECTRIC COMPANY,
Debtors.

NOTICE OF ENTRY OF CONFIRMATION ORDER AND OCCURRENCE OF EFFECTIVE DATE OF DEBTORS' AND SHAREHOLDER PROPOSENTS' JOINT CHAPTER 11 PLAN OF REORGANIZATION DATED JUNE 19, 2020

PLEASE TAKE NOTICE

That the Plan and Confirmation Order, on June 20, 2020, the United States Bankruptcy Court for the Northern District of California, San Francisco Division (the "Bankruptcy Court") entered an order (Docket No. 8051) (the "Confirmation Order") confirming the Debtors' and Shareholder Proposants' Joint Chapter 11 Plan of Reorganization Dated June 19, 2020 (the "Plan") (together with all schedules and exhibits thereto, and as may be modified, amended, or supplemented from time to time, the "Plan"). Capitalized terms used but not defined herein have the meanings ascribed to such terms in the Plan or the Confirmation Order, and the Confirmation Order in their entirety.

4. CHANNELING INJUNCTION. In addition to the other provisions of the Plan and the Confirmation Order, the Plan and the Confirmation Order provide that the sole source of recovery for holders of Fire Victim Claims shall be from the Fire Victim Trust, and the sole source of recovery for holders of Subrogation Wildfire Claims shall be from the Subrogation Wildfire Trust. The holders of Fire Victim Claims and Subrogation Wildfire Claims shall have no recourse to or claims whatsoever against the Debtors or the Reorganized Debtors or their assets and properties. Consistent with the foregoing and as provided in the Plan and the Confirmation Order, all Entities that have held or shall hold any Fire Victim Claim, or Subrogation Wildfire Claim, shall be permanently and forever stayed, restrained, and enjoined from taking any action for the purpose of directly or indirectly collecting, recovering, or receiving payments, satisfaction, or recovery from any Debtor or Reorganized Debtor or its assets and properties with respect to any such Fire Claim.

5. Assumption of Executory Contracts and Unexpired Leases and Resolution of Cure Disputes.

6. Pursuant to Section 8.1(a) of the Plan and Paragraph 32(a) of the Confirmation Order, as of July 1, 2020 and subject to the payment of any applicable Cure Amount, all executory contracts and unexpired leases to which any of the Debtors are parties shall be deemed assumed, unless such executory contract or unexpired lease (i) was previously assumed

or rejected by the Debtors, pursuant to a Final Order, (ii) previously expired or terminated pursuant to its own terms or by agreement of the parties thereto, (iii) was the subject of a motion to assume, assume and assign, or reject filed by the Debtors on or before June 20, 2020, or (iv) was specifically designated as an executory contract or unexpired lease to be rejected on the Schedule of Rejected Contracts (as such Schedule may be amended).

b. Pursuant to Section 8.2(c) of the Plan and Paragraph 34 of the Confirmation Order, in the event of an unresolved dispute regarding (i) any Cure Amount, (ii) the ability of the Reorganized Debtors or any assignee to provide "adequate assurance of future performance" within the meaning of section 365 of the Bankruptcy Code under the executory contract or unexpired lease to be assumed, or (iii) any other matter pertaining to assumption, assumption and assignment, or the Cure Amounts required by section 365(b)(1) of the Bankruptcy Code (each, a "Cure Dispute"), such Cure Dispute shall be preserved and may be resolved in due course either consensually without further order of the Bankruptcy Court, or, after notice and an opportunity to be heard, by a Final Order of the Bankruptcy Court, which may be entered after July 1, 2020.

7. **Time for Filing Rejection Damage Claims; Further Amendments to Schedules of Assumed and Rejected Contracts.**

a. Pursuant to Section 8.3 of the Plan and Paragraph 35(a) of the Confirmation Order, in the event that the rejection of an executory contract or unexpired lease under the Plan results in damages to the other party or parties to such contract or lease, any claim for such damages, shall be forever barred and shall not be enforceable against the Debtors or the Reorganized Debtors, or their respective estates, properties or interests in property, unless a proof of Claim is filed with the Bankruptcy Court and served upon the Debtors or the Reorganized Debtors, no later than thirty (30) days after the later of (i) June 20, 2020, or (ii) the effective date of the rejection of such executory contract or unexpired lease, as set forth on the Schedule of Rejected Contracts or the Confirmation Order.

b. Pursuant to Paragraph 32(d) of the Confirmation Order, the Debtors or the Reorganized Debtors have thirty (30) days from June 20, 2020 to file amendments to the Schedules of Assumed Contracts (as defined in the Plan Supplement) and Schedule of Rejected Contracts to remove executory contracts and unexpired leases previously listed on the Schedule of Assumed Contracts and add executory contracts and unexpired leases to the Schedule of Rejected Contracts.

ii. any counterparty to an executory contract or unexpired lease that is added to the Schedule of Rejected Contracts or removed from the Schedule of Assumed Contracts shall have thirty (30) days from the date on which notice of such removal or addition is served on the counterparty to file an objection thereto, which objection may be resolved either consensually without further order of the Bankruptcy Court, or, by a Final Order of the Bankruptcy Court, with any rejection deemed approved as of July 1, 2020.

iii. the rejection of any executory contract or unexpired lease added to the Schedule of Rejected Contracts shall be deemed approved by the Bankruptcy Court as of July 1, 2020 if an objection to the addition of such executory contract or unexpired lease to the Schedule of Rejected Contracts is not timely filed as provided above.

For the avoidance of doubt, the counterparty to an executory contract or unexpired lease that is added to the Schedule of Rejected Contracts shall have thirty (30) days to file a claim for rejection damages following the later of (i) July 1, 2020 and (ii) if a timely objection to rejection is filed and is not consensually resolved by the parties, the entry of an order approving the rejection of such executory contract or unexpired lease.

8. **Final Fee Applications.** Pursuant to Section 2.2 of the Plan, all final requests for the payment of Professional Fee Claims against a Debtor, including any Professional Fee Claim incurred during the period from the Petition Date through and including July 1, 2020 must be filed and served on the Reorganized Debtors no later than sixty (60) days after July 1, 2020. All such final requests will be subject to approval by the Bankruptcy Court after notice and a hearing in accordance with the procedures established by the Bankruptcy Code, the Interim Compensation Order, and any other prior orders of the Bankruptcy Court regarding the payment of Professional Fees in the Chapter 11 Cases.

9. **Certain Documents.** The Confirmation Order, the Plan, the Financing Approval Order, the Fire Victim Trust Agreement, the Fire Victim Claims Resolution Procedures, and the Plan Supplement, can be viewed free of charge at the website for the Debtors' claims and noticing agent, Prime Clerk (<https://restricting.primered.com/pgel>), Additionally, copies of such documents may be obtained by accessing the Bankruptcy Court's website (<http://www.cansubs.usts.gov>), a PACER password and login are needed to access documents on the Bankruptcy Court's website, and any other prior orders of the Bankruptcy Court regarding the payment of Professional Fees in the Chapter 11 Cases.

10. **Assumption of Executory Contracts and Unexpired Leases and Resolution of Cure Disputes.**

a. Pursuant to Section 8.1(a) of the Plan and Paragraph 32(a) of the Confirmation Order, as of July 1, 2020 and subject to the payment of any applicable Cure Amount, all executory contracts and unexpired leases to which any of the Debtors are parties shall be deemed assumed, unless such executory contract or unexpired lease (i) was previously assumed

Dated: July 2, 2020
WEIL, GOTSHAL & MANGE LLP
KELLER BENVENUTTI KILL LLP

Legals & Public Notices

Legals & Public Notices

Legals & Public Notices

NOTICE OF PUBLIC SALE Business & Professionals Code §21700

Notice is hereby given that a public

lien sale of the following described

personal property will be held at the

hour of 08:30 AM on July 24, 2020 at

Derril's Mini Storage located at 5019

Tunson Road, Modesto, County of Stanislaus, State of California.

Burri, Hans cabinet, tools, totes McCann,

Patricia hoist, tools, stereo Adams, Linda

golf clubs, clothes, lamp Dees, Keith tv

ps4 shoes, Hernandez, Jovanna table,

microwave, heater Gullen, Manual tools,

tool box, luggage Carpenters Tech Clean

compressor, painter, tools Palmer, Duane

tool box, saw, blower House, Katy ramps,

cabinet, speakers Conrad Asturi Studios

drums, lamp, cabinet

Notice is hereby given that a public

lien sale of the following described

personal property will be held at the

hour of 09:00 AM on July 24, 2020 at

Derril's Mini Storage located at 4709

Claus Road, Modesto, County of Stanislaus, State of California.

Chahoud, Pierre chairs, barbecue, woker,

dryer Mitchell, Clifford E. dresser, bicy-

cle, clock, Ferreira, Salvador law books,

shower enclosure BURRI, HANS tools,

hand truck, welder MOLTRUM, DAIA

TRANSPORT, duffle bag, lawn chairs,

vase Aguilar, Arthur luggage, duffle bag,

lawn chair Schouten, Gaylor guitar, am-

plifier, speaker Vincent, Robert Clement

air compressor, tools, microwave

Lenahan, Megan cabinet, cameras, micro-

phone cords Marin, Anthony power tools,

speaker, stereo Kottais, Constandino gaf-

gles, barbecue MILLER, RODNEY mower, bike, table

Notice is hereby given that a public

lien sale of the following described

personal property will be held at the

hour of 10:00 AM on July 24, 2020 at

Derril's Mini Storage located at 111 S.

Mariposa Road, Modesto, County of Stanislaus, State of California.

Lopez, Flora refrigerator, dryer, dresser,

Risley, Ryan pool ladder, totes Moul-

ton, Macie N space heater, lawn chairs,

vase Aguilar, Arthur luggage, duffle bag,

lawn chair Schouten, Gaylor guitar, am-

plifier, speaker Vincent, Robert Clement

air compressor, tools, microwave

Lenahan, Megan cabinet, cameras, micro-

phone cords Marin, Anthony power tools,

speaker, stereo Kottais, Constandino gaf-

gles, barbecue MILLER, RODNEY mower, bike, table

Signed: V Lashley Date: 06/02/20

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Legals & Public Notices

NOTICE TO CREDITORS OF BULK SALE AND INTENTION TO TRANSFER ALCOHOLIC BEVERAGE LICENSE

(U.C.C. 6101 et seq. and B & P 2407
et seq.)

Escrow No. 009882-GG

Notice is hereby given that a bulk sale of

assets and a transfer of alcoholic beverage

license is about to be made. The

names and address of the Seller/Licensee

are: BAAJ, INC., 3848 MCHENRY AVE

STE 370, MODESTO, CA 95356

The location in California of the chief

executive office of the Seller is: SAME AS

ABOVE

The business is known as: WHITE HAWK

LOUNGE

The names and address of the Buyer/Transferee are: COVID

CREATIONS LLC, 3020 FLOYD AVE #601,

MODESTO, CA 95356

As listed by the Seller/Licensee, all other

business names and addresses used within

three years before the date such list was sent or delivered to the Buyer/Transferee are: NONE

The assets to be sold are described in general as: FURNITURE, FIXTURES,

EQUIPMENT, TRADE NAME, TEN-

ANT'S IMPROVEMENTS, CONVENANT

NOT TO COMPETE and are located at:

3848 MCHENRY AVE STE 370, MODESTO,

</div

Exhibit P

THE RECORD
PROOF OF PUBLICATION
STATE OF CALIFORNIA
COUNTY OF SAN JOAQUIN

THE UNDERSIGNED SAYS:

I am a citizen of the United States and a resident of San Joaquin County; I am over the age of 18 years and not a part to or interested in the above-entitled matter. I am the principal clerk of the printer of THE RECORD, a newspaper of general publication, printed and published daily in the City of Stockton, County of San Joaquin by the Superior Court of the County of San Joaquin, State of California, under the date of February 26, 1952, File No. 52857, San Joaquin County Records; that the notice of which the annexed is a printed copy (set in type not smaller than nonpareil), has been published each regular and entire issue of said newspaper and not in any supplement thereof on the following dates,
To wit,

July 13, 2020

I declare under penalty of perjury that the foregoing is true and correct. Executed on July 13, 2020
In Stockton California



Delailah Little,
The Record

0000198655

<p>UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF CALIFORNIA, SAN FRANCISCO DIVISION In re: PG&E CORPORATION, - and - PACIFIC GAS AND ELECTRIC COMPANY, Debtors.</p> <p>Bankruptcy Case No. 19-30088 (DM) Chapter 11 (Lead Case) (Jointly Administered)</p> <p>NOTICE OF ENTRY OF CONFIRMATION ORDER AND OCCURRENCE OF EFFECTIVE DATE OF DEBTORS' AND SHAREHOLDER PROPOSERS' JOINT CHAPTER 11 PLAN OF REORGANIZATION DATED JUNE 19, 2020</p> <p>PLEASE TAKE NOTICE that:</p> <p>1. The Plan and Confirmation Order. On June 20, 2020, the United States Bankruptcy Court for the Northern District of California, San Francisco Division (the "Bankruptcy Court") entered an order [Docket No. 8053] (the "Confirmation Order") confirming the "Debtors" and "Shareholder Proposers' Joint Chapter 11 Plan of Reorganization Dated June 19, 2020" [Docket No. 8048] (together with all schedules and exhibits thereto, and as may be modified, amended, or supplemented from time to time, the "Plan"). Capitalized terms used but not defined herein have the meanings ascribed to such terms in the Plan or the Confirmation Order, as applicable.</p> <p>2. The Plan Effective Date. The Effective Date of the Plan occurred on July 1, 2020, and as a result, the Plan has been substantially consummated.</p> <p>3. Plan Binding. The Plan and all provisions of the Plan (including, without limitation, all discharge, injunction, exculpation, and release provisions contained in the Plan and in the Confirmation Order) are binding on all holders of Claims against, or interests in, the Debtors, whether or not the Claims or interests of any such holder are impaired under the Plan and whether or not any such holder voted to accept the Plan. You are encouraged to review the Plan and the Confirmation Order in their entirety.</p> <p>4. CHANNELING INJUNCTION. In addition to the other provisions of the Plan and the Confirmation Order, the Plan and the Confirmation Order provide that the sole source of recovery for holders of Fire Victim Claims shall be from the Fire Victim Trust, and the sole source of recovery for holders of Subrogation Wildfire Claims shall be from the Subrogation Wildfire Trust. The holders of Fire Victim Claims and Subrogation Wildfire Claims shall have no recourse to or Claims whatsoever against the Debtors or the Reorganized Debtors or their assets and properties. Consistent with the foregoing and as provided in the Plan and the Confirmation Order, all Entities that have held or asserted, or that hold or assert any Fire Victim Claim or Subrogation Wildfire Claim shall be permanently and forever stayed, restrained, and enjoined from taking any action for the purpose of directly or indirectly collecting, recovering, or receiving payments, satisfaction, or recovery from any Debtor or Reorganized Debtor or its assets and properties with respect to any Fire Claims, including all of the following actions:</p> <p>a. commencing, conducting, or continuing, in any manner, whether directly or indirectly, any suit, action, or other proceeding of any kind in any forum with respect to any such Fire Claim, against or affecting any Debtor or Reorganized Debtor, or any property or interests in property of any Debtor or Reorganized Debtor with respect to any such Fire Claim;</p> <p>b. enforcing, levying, attaching, collecting or otherwise recovering, by any manner or means, or in any manner, either directly or indirectly, any judgment, award, decree or other order against any Debtor or Reorganized Debtor or against the property of any Debtor or Reorganized Debtor with respect to any such Fire Claim;</p> <p>c. creating, perfecting, or enforcing in any manner, whether directly or indirectly, any Lien of any kind against any Debtor or Reorganized Debtor or the property of any Debtor or Reorganized Debtor with respect to any such Fire Claims;</p> <p>d. asserting or accomplishing any setoff, right of subrogation, indemnity, contribution, recoupment of any kind, whether directly or indirectly, against any obligation due to any Debtor or Reorganized Debtor or against the property of any Debtor or Reorganized Debtor with respect to any such Fire Claim; and</p> <p>e. taking any act, in any manner, in any place whatsoever, that does not conform to, or comply with, the provisions of the Plan Documents, with respect to any such Fire Claim.</p> <p>5. Assumption of Executory Contracts and Unexpired Leases and Resolution of Cure Disputes.</p> <p>a. Pursuant to Section 8.1(a) of the Plan and Paragraph 32a. of the Confirmation Order, as of July 1, 2020 and subject to the payment of any applicable Cure Amount, all executory contracts and unexpired leases to which any of the Debtors are parties shall be deemed assumed, unless such executory contract or unexpired lease (i) was previously assumed or rejected by the Debtors, pursuant to a Final Order, (ii) previously expired or terminated pursuant to its own terms or by agreement of the parties thereto, (iii) was the subject of a motion to assume, assume and assign, or reject filed</p> <p>by the Debtors on or before June 20, 2020, or (iv) is specifically designated as an executory contract or unexpired lease to be rejected on the Schedule of Rejected Contracts (as such Schedule may be amended).</p> <p>b. Pursuant to Section 8.2(c) of the Plan and Paragraph 34 of the Confirmation Order, in the event of an unresolved dispute regarding (i) any Cure Amount, (ii) the ability of the Reorganized Debtors or any assignee to provide "adequate assurance of future performance" (within the meaning of section 365 of the Bankruptcy Code) under the executory contract or unexpired lease to be assumed, or (iii) any other matter pertaining to assumption, assumption and assignment, or the Cure Amounts required by section 365(b)(1) of the Bankruptcy Code (each, a "Cure Dispute"), such Cure Dispute shall be preserved and may be resolved in due course either consensually without further order of the Bankruptcy Court, or, after notice and an opportunity to be heard, by a Final Order of the Bankruptcy Court, which may be entered after July 1, 2020.</p> <p>6. Time for Filing Rejection Damage Claims; Further Amendments to the Schedules of Assumed and Rejected Contracts.</p> <p>a. Pursuant to Section 8.3 of the Plan and Paragraph 35a. of the Confirmation Order, in the event that the rejection of an executory contract or unexpired lease under the Plan results in damages to the other party or parties to such contract or lease, any Claim for such damages, shall be forever barred and shall not be enforceable against the Debtors or the Reorganized Debtors, or their respective estates, properties or interests in property, unless a proof of Claim is filed with the Bankruptcy Court and served upon the Debtors or the Reorganized Debtors, no later than thirty (30) days after the later of (i) June 20, 2020, or (ii) the effective date of the rejection of such executory contract or unexpired lease, as set forth on the Schedule of Rejected Contracts or in an order of the Bankruptcy Court.</p> <p>b. Pursuant to Paragraph 32d. of the Confirmation Order:</p> <p>i. the Debtors or the Reorganized Debtors have thirty (30) days from June 20, 2020 to file amendments to the Schedule of Assumed Contracts (as defined in the Plan Supplement) and Schedule of Rejected Contracts, to remove executory contracts and unexpired leases previously listed on the Schedule of Assumed Contracts and to add executory contracts and unexpired leases to the Schedule of Rejected Contracts;</p> <p>ii. any counterparty to an executory contract or unexpired lease that is added to the Schedule of Rejected Contracts or removed from the Schedule of Assumed Contracts shall have thirty (30) days from the date on which notice of such removal or addition is served on the counterparty to file an objection thereto, which objection may be resolved either consensually without further order of the Bankruptcy Court, or, by a Final Order of the Bankruptcy Court, with any rejection deemed approved as of July 1, 2020; and</p> <p>iii. the rejection of any executory contract or unexpired lease added to the Schedule of Rejected Contracts shall be deemed approved by the Bankruptcy Court as of July 1, 2020 if an objection to the addition of such executory contract or unexpired lease to the Schedule of Rejected Contracts is not timely filed as provided above.</p> <p>For the avoidance of doubt, the counterparty to an executory contract or unexpired lease that is added to the Schedule of Rejected Contracts shall have thirty (30) days to file a claim for rejection damages following the later of (i) July 1, 2020 and (ii) if a timely objection to rejection is filed and is not consensually resolved by the parties, the entry of an order approving the rejection of such executory contract or unexpired lease.</p> <p>7. Final Fee Applications. Pursuant to Section 2.2 of the Plan, all final requests for the payment of Professional Fee Claims against a Debtor, including any Professional Fee Claim incurred during the period from the Petition Date through and including July 1, 2020, must be filed and served on the Reorganized Debtors no later than sixty (60) days after July 1, 2020. All such final requests will be subject to approval by the Bankruptcy Court after notice and a hearing in accordance with the procedures established by the Bankruptcy Code, the Interim Compensation Order, and any other prior orders of the Bankruptcy Court regarding the payment of Professionals in Chapter 11 Cases.</p> <p>8. Certain Documents. The Confirmation Order, the Plan, the Financing Approval Order, the Fire Victim Trust Agreement, the Fire Victim Claims Resolution Procedures, and the Plan Supplement, can be viewed free of charge at the website for the Debtors' claims and noticing agent, Prime Clerk: https://restructuring.primeclerk.com/pgc/. Additionally, copies of such documents may be obtained by accessing the Bankruptcy Court's website: http://www.cnb.uscourts.gov. A PACER password and login are needed to access documents on the Bankruptcy Court's website, and can be obtained at http://www.pacer.psc.uscourts.gov. The Fire Victim Trust Agreement and the Fire Victim Claims Resolution Procedures, among other documents related to the Fire Victim Trust, can also be viewed free of charge at the website for the Fire Victim Trust, https://www.firevictimtrust.com/.</p> <p>Dated: July 2, 2020</p> <p>WEIL, GOTSHAL & MANGES LLP KELLER BENVENUTTI KIM LLP</p>

DAMRON

From Page A3

system now available in Stockton.

"It enhances our ability to perform minimally invasive procedures on a broader range of patients with different surgical needs. From the patient's perspective, receiving a minimally invasive procedure results in less post-surgical pain and blood loss, a shorter hospital stay, quicker recovery and faster return to normal daily activities," said Samakandy, a fellowship-trained expert in robotic surgery who is the director for Dameron's bariatric surgery program.

While Dameron's announcement did not

include how much the hospital paid for its new robotic system, several online sources report the da Vinci Xi costs \$2 million and above, depending upon accessories.

"Even during these challenging times, we believe this was an important investment into our community that will give patients access to the highest levels of surgical excellence right here in Stockton," said Bill Trezza, president of Dameron Hospital's board of directors.

Hospital President Daniel Wolcott, who serves in the same capacity at Adventist Health Lodi Memorial Hospital, described the major acquisition as "a positive impact on the health of those who live in San

Joaquin County and the surrounding areas. ... We understand the many benefits this will have on our patients' lives because we have been using this same system at Lodi Memorial for the past five years and the results have been excellent."

Wolcott said another benefit of bringing the robotic system to Stockton is that it provides an attractive option for surgeons with a preference for robotic surgery.

Said Wolcott: "This may help us attract more medical expertise to the area."

Contact reporter Joe Goldeen at (209) 546-8278 or jgoldeen@recordnet.com. Follow him on Twitter @JoeGoldeen.

SELECTION

From Page A3

motivated, but the report found that prosecutors are encouraged to use what it calls "race-neutral" reasons. Those include that the person expressed a distrust of law enforcement, a juror's prior arrest or a juror having a loved one who had been incarcerated.

In fact, the report found that district attorney training manuals on peremptory challenges encourage discriminatory strikes — telling prosecutors to strike those who had negative experience with law enforcement or are distrustful of the criminal legal system.

The report, which was conducted by Berkeley

Law's Death Penalty Clinic and headed by Professor Elisabeth Semel, found that prosecutors successfully used their strikes against African American prospective jurors based on their demeanor: because they had dreadlocks, were slouching, wore a short skirt or "blinged out" sandals or had visited family members who were imprisoned or jailed.

They also used their strikes if the prospective jurors had bad experiences with law enforcement, or in Bay Area cases, lived in East Oakland or San Francisco's Tenderloin neighborhood.

Prosecutors also removed prospective Latino jurors because they were frowning, seemed confused, were wearing large earrings or expressed a belief that

the criminal legal system treats people differently because of race, the report found.

Woods said as a Black man, he has been stopped numerous times while driving by police. If he were on a jury panel, that could be considered a valid excuse to exclude him.

Woods also gave the example of an African American public defender in his office who has tried more than 20 cases, yet can count the number of Black jurors she has had on one hand.

The chances are much higher that a person of color may know someone or have a family member who had some prior experience with law enforcement, which under the current law, could be found as a legitimate excuse to exclude a juror, he said.

MCCLATCHY

From Page A3

Gannett, owner of The Stockton Record.

While national newspapers such as The Wall Street Journal and The New York Times are adding digital subscribers that help them navigate advertising declines, many local outlets have had a difficult time. That has contributed to a string of bankruptcies and consolidations, much of it involving investment firms, deepening concerns about declining quality as newsrooms shrink and papers close.

The coronavirus pandemic has exacerbated

ad-revenue declines and prompted furloughs, pay cuts, layoffs and more newspaper closings.

Several mayors of cities where McClatchy has a paper wrote to the bankruptcy court, asking the judge to consider the civic value of the paper.

"We want our newspaper to emerge from this bankruptcy with owners who are willing to invest in our community, and provide us with journalism at its best," Lexington, Kentucky, mayor Linda Gorton said of the Lexington Herald-Leader.

McClatchy's origins date to 1857, when it began publishing a four-page paper in Sacramento, following the California Gold Rush. The company

remains headquartered in Sacramento.

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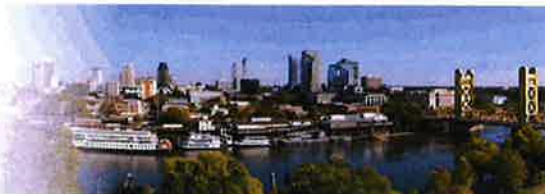
<p>UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF CALIFORNIA, SAN FRANCISCO DIVISION</p> <p>In re: PG&E CORPORATION, and - PACIFIC GAS AND ELECTRIC COMPANY, Debtors.</p> <p>NOTICE OF ENTRY OF CONFIRMATION ORDER AND OCCURRENCE OF EFFECTIVE DATE OF DEBTORS' AND SHAREHOLDER PROPRIETORS' JOINT CHAPTER 11 PLAN OF REORGANIZATION DATED JUNE 19, 2020</p> <p>PLEASE TAKE NOTICE THAT:</p> <p>1. The Plan and Confirmation Order. On June 20, 2020, the United States Bankruptcy Court for the Northern District of California, San Francisco Division (the "Bankruptcy Court") entered an order (Docket No. 20-20321 (the "Confirmation Order"), confirming the Debtors' and Shareholder Proprietors' Joint Chapter 11 Plan of Reorganization Dated June 19, 2020 [Docket No. 8049], together with all schedules and exhibits thereto, and as may be modified, amended, or supplemented from time to time, the "Plan"). Capitalized terms used but not defined herein have the meanings ascribed to such terms in the Plan or the Confirmation Order, as applicable.</p> <p>2. The Plan Effective Date. The Effective Date of the Plan occurred on June 1, 2020, and as a result, the Plan has been substantially consummated.</p> <p>3. Plan Binding. The Plan and all provisions of the Plan (including, without limitation, all discharge, injunction, exculpation, and release provisions contained in the Plan and in the Confirmation Order) are binding on all holders of Claims against, or Interests in, the Debtors, whether or not the Claims or Interests of any such holder are impaired under the Plan and whether or not any such holder voted to accept the Plan. You are encouraged to review the Plan and the Confirmation Order in their entirety.</p> <p>4. CHANNELING INJUNCTION. In addition to the other provisions of the Plan and the Confirmation Order, the Plan and the Confirmation Order provide that the sole source of recovery for holders of Fire Victim Claims shall be from the Fire Victim Trust, and the sole source of recovery for holders of Subrogation Wildfire Claims shall be from the Subrogation Wildfire Trust. The holders of Fire Victim Claims and Subrogation Wildfire Claims shall have no recourse to or Claims whatsoever against the Debtors or the Reorganized Debtors or their assets and properties. Consistent with the foregoing and as provided in the Plan and the Confirmation Order, all Entities that have held or asserted, or that hold or assert any Fire Victim Claim or Subrogation Wildfire Claim shall be permanently and forever stayed, restrained, and enjoined from taking any action for the purpose of directly or indirectly collecting, recovering, or receiving payments, satisfaction, or recovery from any Debtor or Reorganized Debtor or its assets and properties with respect to any such Fire Claims, including all of the following actions:</p> <p>a. commencing, conducting, or continuing, in any manner, whether directly or indirectly, any suit, action, or other proceeding of any kind in any forum with respect to any such Fire Claim, against or affecting any Debtor or Reorganized Debtor, or any property or interests in property of any Debtor or Reorganized Debtor with respect to any such Fire Claim;</p> <p>b. enforcing, levying, attaching, collecting, or otherwise recovering, any judgment, award, decree or other order, against any Debtor or Reorganized Debtor or against the property of any Debtor or Reorganized Debtor with respect to any such Fire Claim;</p> <p>c. creating, perfecting, or enforcing in any manner, whether directly or indirectly, any Lien of any kind against any Debtor or Reorganized Debtor or the property of any Debtor or Reorganized Debtor with respect to any such Fire Claims;</p> <p>d. asserting or accomplishing any setoff, right of subrogation, indemnity, contribution, or recoupment of any kind, whether directly or indirectly, against any obligation due to any Debtor or Reorganized Debtor or against the property of any Debtor or Reorganized Debtor with respect to any such Fire Claim; and</p> <p>e. taking any act, in any manner, in any place whatsoever, that does not conform to, or comply with, the provisions of the Plan Documents, with respect to any such Fire Claim.</p> <p>5. Assumption of Executory Contracts and Unexpired Leases and Resolution of Cure Disputes.</p> <p>a. Pursuant to Section 8.1(a) of the Plan and Paragraph 32a. of the Confirmation Order, as of July 1, 2020 and subject to the payment of any applicable Cure Amount, all executory contracts and unexpired leases to which any of the Debtors are parties shall be deemed assumed, unless such executory contract or unexpired lease (i) was previously assumed or rejected by the Debtors, pursuant to a Final Order, (ii) previously expired or terminated pursuant to its own terms or by the parties thereto, (iii) was the subject of a motion to assume, assume and assign, or reject filed</p>	<p>by the Debtors on or before June 20, 2020, or (iv) is specifically designated as an executory contract or unexpired lease to be rejected on the Schedule of Rejected Contracts (as such Schedule may be amended).</p> <p>b. Pursuant to Section 8.2(c) of the Plan and Paragraph 34</p>
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Exhibit Q

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I am a citizen of the United States and a resident of the County aforesaid; I am over the age of eighteen years, and not a party to or interested in the above entitled matter. I am the printer and principal clerk of the publisher of The Sacramento Bee, printed and published in the City of Sacramento, County of Sacramento, State of California, daily, for which said newspaper has been adjudged a newspaper of general circulation by the Superior Court of the County of Sacramento, State of California, under the date of September 26, 1994, Action No. 379071; that the notice of which the annexed is a printed copy, has been published in each issue thereof and not in any supplement thereof on the following dates, to wit:

1 Insertions

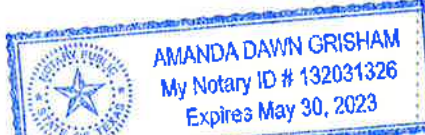
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I certify (or declare) under penalty of perjury that the foregoing is true and correct and that this declaration was executed at Sacramento, California, on July 16, 2020.

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UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF CALIFORNIA, SAN FRANCISCO DIVISION	
<p>In re: PG&E CORPORATION, - and - PACIFIC GAS AND ELECTRIC COMPANY, Debtors. (Jointly Administered)</p> <p>NOTICE OF ENTRY OF CONFIRMATION ORDER AND OCCURRENCE OF EFFECTIVE DATE OF DEBTORS' AND SHAREHOLDER PROPOSAL'S JOINT CHAPTER 11 PLAN OF REORGANIZATION DATED JUNE 19, 2020</p> <p>PLEASE TAKE NOTICE that:</p> <ol style="list-style-type: none"> The Plan and Confirmation Order. On June 20, 2020, the United States Bankruptcy Court for the Northern District of California, San Francisco Division (the "Bankruptcy Court") entered an order [Docket No. 8053] (the "Confirmation Order") confirming the Debtors' and Shareholder Proposers' Joint Chapter 11 Plan of Reorganization Dated June 19, 2020 [Docket No. 8048] (together with all schedules and exhibits thereto, and as may be modified, amended, or supplemented from time to time, the "Plan"). Capitalized terms used but not defined herein have the meanings ascribed to such terms in the Plan or the Confirmation Order, as applicable. The Plan Effective Date. The Effective Date of the Plan occurred on July 1, 2020, and as a result, the Plan has been substantially consummated. Plan Binding. The Plan and all provisions of the Plan (including, without limitation, all discharge, injunction, exculpation, and release provisions contained in the Plan and in the Confirmation Order) are binding on all holders of Claims against, or Interests in, the Debtors, whether or not the Claims or Interests of any such holder are impaired under the Plan and whether or not any such holder voted to accept the Plan. You are encouraged to review the Plan and the Confirmation Order in their entirety. CHANNELING INJUNCTION. 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The Fire Victim Trust Agreement and the Fire Victim Claims Resolution Procedures, among other documents related to the Fire Victim Trust, can also be viewed free of charge at the website for the Fire Victim Trust: https://www.firevictimtrust.com/. <p>Dated: July 2, 2020</p> <p>WEIL, GOTSHAL & MANGES LLP KELLER BEWERNER MUTH ROM LLP</p>	<p>or rejected by the Debtors, pursuant to a Final Order, (ii) previously expired or terminated pursuant to its own terms or by agreement of the parties thereto, (iii) was the subject of a motion to assume, assume and assign, or reject filed by the Debtors on or before June 20, 2020, or (iv) is specifically designated as an executory contract or unexpired lease to be rejected on the Schedule of Rejected Contracts (as such Schedule may be amended).</p> <p>b. 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The Confirmation Order, the Plan, the Financing Approval Order, the Fire Victim Trust Agreement, the Fire Victim Claims Resolution Procedures, and the Plan Supplement, can be viewed free of charge at the website for the Debtors' claims and noticing agent, Prime Clerk: https://restructuring.primeclerk.com/pgel/. Additionally, copies of such documents may be obtained by accessing the Bankruptcy Court's website: http://www.cand.uscourts.gov. A PACER password and login are needed to access documents on the Bankruptcy Court's website, and can be obtained at http://www.pacer.psc.uscourts.gov. The Fire Victim Trust Agreement and the Fire Victim Claims Resolution Procedures, among other documents related to the Fire Victim Trust, can also be viewed free of charge at the website for the Fire Victim Trust: https://www.firevictimtrust.com/.</p> <p>Dated: July 2, 2020</p> <p>WEIL, GOTSHAL & MANGES LLP KELLER BEWERNER MUTH ROM LLP</p>

Florida hits new one-day high in virus cases

Associated Press

ST. PETERSBURG, FLA.

With the United States grappling with the worst coronavirus outbreak in the world, Florida hit a grim milestone Sunday, shattering the national record for a state's largest single-day increase in positive cases.

In Florida, where parts of Walt Disney World reopened Saturday, 15,299 people tested positive, for a total of 269,811 cases, and 45 deaths were recorded, according to state Department of Health statistics reported Sunday.

Throughout May and into June, the state reopened much of its economy with some restrictions.

California had the previous record of daily positive cases - 11,694, set on Wednesday.

Deaths from the virus have also been rising in the U.S., especially in the South and West, though still well below the heights hit in April, according to a recent Associated Press analysis of data from Johns Hopkins University.

Testing has increased, but the percentage of people testing positive has risen even more dramatically. A month ago, fewer than 5% of tests came up positive on a daily average. Over the past week, the daily average exceeded 19%.

"I really do think we could control this, and it's

the human element that is so critical. It should be an effort of our country. We should be pulling together when we're in a crisis, and we're definitely not doing it," said University of Florida epidemiologist Dr. Cindy Prins.

Adm. Brett Giroir, a member of the White House coronavirus task force, called mask-wearing in public, which has been met with resistance in some U.S. states, "absolutely essential."

Giroir, the assistant secretary at the Health and Human Services Department, told ABC's "This Week" on Sunday that "if we don't have that, we will not get control of the virus."

When Giroir was asked about whether states that are seeing a spike in cases should consider more stringent lockdowns, he said, "Everything should be on the table."

And looking ahead, Giroir said it's possible the situation "could be worse in the fall," when he thinks "we're going to need tens of millions of more tests a month." He also said there's some data that people can get both the flu and COVID-19 at the same time and "that's not really good."

Giroir told ABC's "This Week" that officials would like to see something like 90% of people wearing a mask in public in areas that are hot spots.

President Donald

Trump wore a mask in public for the first time Saturday, something Democratic House Speaker Nancy Pelosi said Sunday showed he has "crossed a bridge."

Pelosi told CNN's "State of the Union" that she hopes it means the president "will change his attitude, which will be helpful in stopping the spread of the coronavirus."

Trump wore a mask during a visit Saturday to Walter Reed National Military Medical Center in suburban Maryland, where he met wounded service members and health care providers.

Surgeon General Jerome Adams said Sunday the Trump administration is "trying to correct" its guidance from earlier in the coronavirus epidemic that wearing face coverings was not necessary.

With virus cases surging and many states and cities now issuing orders to wear masks in public, Adams said he and other administration officials were wrong back in March. But he insists they were going with the scientific knowledge at the time, which suggested that people with COVID-19 who showed no symptoms were not likely to spread the virus.

Dr. Tom Inglesby, director of the Center for Health Security at Johns Hopkins University, told "Fox News Sunday" that he would have liked to have seen administration

officials wear masks sooner. He says it should not be viewed as a "personal choice" but a public health imperative.

The World Health Organization has reported another record in the increase in the number of confirmed coronavirus

cases worldwide over a 24-hour period, at over 230,000.

The U.N. health agency said Sunday the United States again topped the list among countries, with more than 66,000 cases recorded.

The figures don't neces-

sarily account for delays in reporting of cases, and are believed to far underestimate actual case totals.

Still, the trend line of confirmed cases continues to increase - with three largest counts coming over the past three days.

Overall, the WHO has counted more than 12.5 million confirmed cases and more than 561,000 deaths from COVID-19.

Mueller defends Russia probe, calls Stone a felon

BY ERIC TUCKER

Associated Press

WASHINGTON

Former special counsel Robert Mueller sharply defended his investigation into ties between Russia and Donald Trump's 2016 presidential campaign, writing in a newspaper opinion piece Saturday that the probe was of "paramount importance" and asserting that a Trump ally, Roger Stone, "remains a convicted felon, and rightly so" despite the president's decision to commute his prison sentence.

The op-ed in The Washington Post marked Mueller's first public statement on his investigation since his congressional appearance in July 2019. It represented his firmest defense of the two-year probe whose results have come under attack and even been partially undone by the Trump administration, including the president's extraordinary move Friday evening to grant clemency to Stone just days before he was due to report to prison.

Mueller wrote that though he had intended for his team's work to speak for itself, he felt compelled to "respond both to broad claims that our investigation was

illegitimate and our motives were improper, and to specific claims that Roger Stone was a victim of our office."

"The Russia investigation was of paramount importance. Stone was prosecuted and convicted because he committed federal crimes. He remains a convicted felon, and rightly so," Mueller wrote.

Mueller did not specify who was making the claims, but it appeared to be an obvious reference to Trump, who as recently as Saturday derided the investigation as this "whole political witch hunt and the Mueller scam."

The mere publication of the op-ed was striking for a former FBI director who was exceedingly tight-lipped during the investigation, refusing to respond to attacks by the president or his allies or to make public appearances explaining or justifying his work. In his first public statement after the investigation's conclusion, Mueller said he intended for his 448-page report to speak for itself.

When he later testified to House lawmakers, he was similarly careful not to stray beyond the report's findings or offer new evidence.

But that approach created a void for others, including at the Justice Department, to place their

own stamp on his work. Even before the report was released Attorney General William Barr issued a four-page summary document that Mueller privately complained did not adequately capture the gravity of his team's findings.

In the months since, Barr assigned a U.S. attorney to investigate the origins of the Russia probe, and the Justice Department moved to dismiss the criminal case against former Trump administration national security adviser Michael Flynn even though Flynn pleaded guilty to lying to the FBI about contacts with the Russian ambassador during the presidential transition period. That request is the subject of an ongoing court dispute.

The op-ed chronicled the basis for the Stone prosecution, with Mueller recounting how Stone had not only tampered with a witness but also lied repeatedly about his efforts to gain inside information about Democratic emails that Russian intelligence operatives stole and provided to WikiLeaks, which published them in the run-up to the election.

Those efforts, including his discussions with Trump campaign associates about them, cut to the heart of Mueller's mandate to determine whether anyone tied to the campaign coordinated with Russia in the hacking or disclosure of the stolen Democratic emails.

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because of concerns about

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Trump rips private Texas border wall built by backers

BY NOMAAN MERCHANT

Associated Press

HOUSTON

President Donald Trump on Sunday criticized a privately built border wall in South Texas as that's showing signs of erosion months after going up, saying it was "only done to make me look bad," even though the wall was built after a months-long campaign by his supporters.

The group that raised money online for the wall promoted itself as sup-

porting Trump during a government shutdown that started in December 2018 because Congress wouldn't fund Trump's demands for a border wall.

Called "We Build the Wall," the group has raised more than \$25 million promoting itself as supporting the president.

Former Trump chief strategist Steve Bannon joined the group's board, and Trump ally Kris Kobach became its general counsel. Kobach is now seeking the Republican nomination for U.S. Sen-

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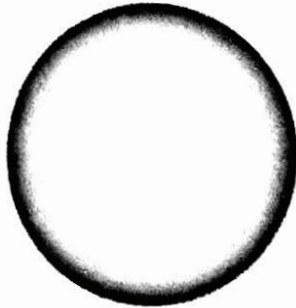
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Exhibit R

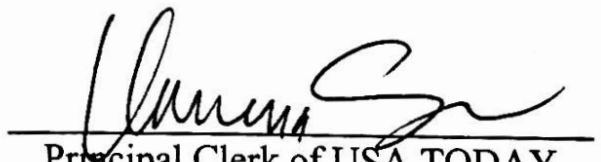


**USA
TODAY**
A GANNETT COMPANY

VERIFICATION OF PUBLICATION

**COMMONWEALTH OF VIRGINIA
COUNTY OF FAIRFAX**

Being duly sworn, Vanessa Salvo says that she is the principal clerk of USA TODAY, and is duly authorized by USA TODAY to make this affidavit, and is fully acquainted with the facts stated herein: on Monday, July 13, 2020, the following legal advertisement – PG&E CORPORATION was published in the national edition of **USA TODAY**.



Principal Clerk of USA TODAY
July 13, 2020

LeBron won't wear message on jersey during restart

Jeff Zillgitt USA TODAY

Lakers star LeBron James has had a voice on several social issues.

But James will not display a message on the back of his jersey when the NBA restarts its 2019-20 season on July 30 at Disney World's ESPN Wide World of Sports Complex near Orlando, Florida.

"It's no disrespect to the list that was handed out to all the players," James, wearing a More Than an Athlete hat,

told reporters on a video conference call Saturday. "I commend anyone who decides to put something on the back of their jersey. It's just something that didn't really seriously resonate with my mission, with my goal."

The NBA and National Basketball Players Association agreed on several messages, including Black Lives Matter; Say Their Names; Vote; I Can't Breathe; and Equality.

Nearly 300 players have chosen to

put a message on the back of their jersey. The Undefeated reported Wednesday. James is one of a handful of players who will have their name on the jersey.

That doesn't mean he won't spread a message through the media, his social media channels and his online media outlet, Uninterrupted.

"Everything that I do has a purpose, has a meaning, so I don't need to have something on the back of my jersey for people to understand my mission and

know what I'm about and what I'm here to do," James said.

James, whose LeBron James Family Foundation does a great deal of work in communities, said he never considered not playing because of the social justice movement that gained strength and attention following George Floyd's death.

"I will continue to push the envelope and keep my foot on the gas and create real change for us as people of color in America."

LEGAL MONDAY

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UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF CALIFORNIA, SAN FRANCISCO DIVISION

In re:
PG&E CORPORATION,
and
PACIFIC GAS AND ELECTRIC COMPANY,
Debtors.
(Jointly Administered)

NOTICE OF ENTRY OF CONFIRMATION ORDER AND OCCURRENCE OF EFFECTIVE DATE OF DEBTORS' AND SHAREHOLDER PROONENTS' JOINT CHAPTER 11 PLAN REORGANIZATION DATED JUNE 19, 2020

PLEASE TAKE NOTICE THAT:

1. The Plan and Confirmation Order. On June 20, 2020, the United States Bankruptcy Court for the Northern District of California, San Francisco Division ("the Bankruptcy Court") entered an order [Docket No. 8053] ("the Confirmation Order") confirming the Debtors' and Shareholder Proponents' Joint Chapter 11 Plan of Reorganization Dated June 19, 2020 [Docket No. 8048] (together with all schedules and exhibits thereto, and as may be modified, amended, or supplemented from time to time, "the Plan"). Capitalized terms used but not defined herein have the meanings ascribed to such terms in the Plan or the Confirmation Order, as applicable.

2. The Plan Effective Date. The Effective Date of the Plan occurred on July 1, 2020, and as a result, the Plan has been substantially consummated.

3. Plan Binding. The Plan and all provisions of the Plan (including, without limitation, all discharge, injunction, expulsion, and release provisions contained in the Plan and in the Confirmation Order) are binding on all holders of Claims against, or interests in, the Debtors, whether or not the Claims or interests of any such holder are impaired under the Plan and whether or not any such holder voted to accept the Plan. You are encouraged to review the Plan and the Confirmation Order in their entirety.

4. CHANNELING INJUNCTION. In addition to the other provisions of the Plan and the Confirmation Order, the Plan and the Confirmation Order provide that the sole source of recovery for holders of Fire Victim Claims shall be from the Fire Victim Trust, and the sole source of recovery for holders of Subrogation Wildfire Claims shall be from the Subrogation Wildfire Trust. The holders of Fire Victim Claims and Subrogation Wildfire Claims shall have no recourse to or claims whatsoever against the Debtors or the Reorganized Debtors or their assets and properties. Consistent with the foregoing and as provided in the Plan and the Confirmation Order, all Entities that have held or asserted, or that hold or assert any Fire Victim Claim or Subrogation Wildfire Claim shall be permanently and forever stayed, restrained, and enjoined from taking any action for the purpose of directly or indirectly collecting, recovering, or receiving payments, satisfaction, or recovery from any Debtor or Reorganized Debtor or its assets and properties with respect to any Fire Claims, including all of the following actions:

a. commencing, conducting, or continuing, in any manner, whether directly or indirectly, any suit, action, or other proceeding of any kind in any forum with respect to any such Fire Claim, against or affecting any Debtor or Reorganized Debtor or against the property of any Debtor or Reorganized Debtor with respect to any such Fire Claim;

b. enforcing, levying, attaching, collecting, or otherwise recovering, by any manner or means, or in any manner, either directly or indirectly, any judgment, award, decree or other order against any Debtor or Reorganized Debtor or against the property of any Debtor or Reorganized Debtor with respect to any such Fire Claim;

c. creating, perfecting, or enforcing in any manner, whether directly or indirectly, any lien of any kind against any Debtor or Reorganized Debtor or the property of any Debtor or Reorganized Debtor with respect to any such Fire Claims;

d. asserting or accomplishing any setoff, right of subrogation, indemnity, contribution, or recoupment of any kind, whether directly or indirectly, against any obligation due to any Debtor or Reorganized Debtor or against the property of any Debtor or Reorganized Debtor with respect to any such Fire Claim; and

e. taking any act, in any manner, in any place whatsoever, that does not conform to, or comply with, the provisions of the Plan Documents, with respect to any such Fire Claim.

5. Assumption of Executory Contracts and Unexpired Leases and Resolution of Disputes.

a. Pursuant to Section 3.1(a) of the Plan and Paragraph 32a. of the Confirmation Order, as of July 1, 2020 and subject to the payment of any applicable Cure Amount, all executory contracts and unexpired leases to which any of the Debtors are parties shall be deemed assumed, unless such executory contract or unexpired lease (i) was previously assumed or rejected by the Debtors, pursuant to a Final Order, (ii) previously expired or terminated pursuant to its own terms or

by agreement of the parties thereto, (iii) was the subject of a motion to assume, assume and assign, or reject filed by the Debtors on or before June 20, 2020, or (iv) is specifically designated as an executory contract or unexpired lease to be rejected on the Schedule of Rejected Contracts (as such Schedule may be amended).

b. Pursuant to Section 8.2(c) of the Plan and Paragraph 34 of the Confirmation Order, in the event of an unresolved dispute regarding (i) any Cure Amount, (ii) the ability of the Reorganized Debtors or any assignee to provide "adequate assurance of future performance" (within the meaning of section 365 of the Bankruptcy Code) under the executory contract or unexpired lease to be assumed, or (iii) any other matter pertaining to assumption, assumption and assignment, or the Cure Amounts required by section 365(b)(1) of the Bankruptcy Code, each, a "Cure Dispute", such Cure Dispute shall be preserved and may be resolved in due course either consensually without further order of the Bankruptcy Court, or, after notice and an opportunity to be heard, by a Final Order of the Bankruptcy Court, which may be entered after July 1, 2020.

6. Time for Filing Rejection Damage Claims; Further Amendments to the Schedules of Assumed and Rejected Contracts.

a. Pursuant to Section 8.3 of the Plan and Paragraph 35 of the Confirmation Order, in the event that the rejection of an executory contract or unexpired lease under the Plan results in damages to the other party or parties to such contract or lease, any Claim for such damages shall be forever barred and shall not be enforceable against the Debtors or the Reorganized Debtors, or their respective estates, properties or interests in property, unless a proof of Claim is filed with the Bankruptcy Court and served upon the Debtors or the Reorganized Debtors, no later than thirty (30) days after the later of (i) June 20, 2020, or (ii) the effective date of the rejection of such executory contract or unexpired lease, as set forth on the Schedule of Rejected Contracts or in an order of the Bankruptcy Court.

b. Pursuant to Paragraph 32d of the Confirmation Order:

i. the Debtors or the Reorganized Debtors have thirty (30) days from June 20, 2020 to file amendments to the Schedule of Assumed Contracts (as defined in the Plan Supplement) and Schedule of Rejected Contracts, to remove executory contracts and unexpired leases previously listed on the Schedule of Assumed Contracts and to add executory contracts and unexpired leases to the Schedule of Rejected Contracts;

ii. any counterparty to an executory contract or unexpired lease that is added to the Schedule of Rejected Contracts or removed from the Schedule of Assumed Contracts shall have thirty (30) days from the date on which notice of such removal or addition is served on the counterparty to file an objection thereto, which objection may be resolved either consensually without further order of the Bankruptcy Court, or, by a Final Order of the Bankruptcy Court, with any rejection deemed approved as of July 1, 2020; and

iii. the rejection of any executory contract or unexpired lease added to the Schedule of Rejected Contracts shall be deemed approved by the Bankruptcy Court as of July 1, 2020 if an objection to the addition of such executory contract or unexpired lease to the Schedule of Rejected Contracts is not timely filed as provided above.

For the avoidance of doubt, the counterparty to an executory contract or unexpired lease that is added to the Schedule of Rejected Contracts shall have thirty (30) days to file a claim for rejection damages following the later of (i) July 1, 2020 and (ii) a timely objection to rejection is filed and is not consented by the parties, the entry of an order approving the rejection of such executory contract or unexpired lease.

7. Final Fee Application. Pursuant to Section 2.2 of the Plan, all final fees for the payment of Professional Fee Claims against a Debtor, including any Professional Fee Claim incurred during the period from the Petition Date through and including July 1, 2020, must be filed and served on the Reorganized Debtors no later than sixty (60) days after July 1, 2020. All such final fees will be subject to approval by the Bankruptcy Court after notice and a hearing in accordance with the procedures established by the Bankruptcy Code, the Interim Compensation Order, and any other prior orders of the Bankruptcy Court regarding the payment of Professionals in the Chapter 11 Case.

8. Certain Documents. The Confirmation Order, the Plan, the Financing Approval Order, the Fire Victim Trust Agreement, the Fire Victim Claims Resolution Procedures, and the Plan Supplement, can be viewed free of charge at the website for the Debtors' claims and noticing agent, Prime Clerk: <http://restructuring.primeclerk.com/pge>. Additionally, copies of such documents may be obtained by accessing the Bankruptcy Court's website: <http://www.ca9.uscourts.gov>. A PACER password and login are needed to access documents on the Bankruptcy Court's website, and can be obtained at <http://www.pacer.psc.uscourts.gov>. The Fire Victim Trust Agreement and the Fire Victim Claims Resolution Procedures, among other documents related to the Fire Victim Trust, can also be viewed free of charge at the website for the Fire Victim Trust, <http://www.firevictimtrust.com>.

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For the avoidance of doubt, the counterparty to an executory contract or unexpired lease that is added to the Schedule of Rejected Contracts shall have thirty (30) days to file a claim for rejection damages following the later of (i) July 1, 2020 and (ii) a timely objection to rejection is filed and is not consented by the parties, the entry of an order approving the rejection of such executory contract or unexpired lease.

7. Final Fee Application. Pursuant to Section 2.2 of the Plan, all final fees for the payment of Professional Fee Claims against a Debtor, including any Professional Fee Claim incurred during the period from the Petition Date through and including July 1, 2020, must be filed and served on the Reorganized Debtors no later than sixty (60) days after July 1, 2020. All such final fees will be subject to approval by the Bankruptcy Court after notice and a hearing in accordance with the procedures established by the Bankruptcy Code, the Interim Compensation Order, and any other prior orders of the Bankruptcy Court regarding the payment of Professionals in the Chapter 11 Case.

8. Certain Documents. The Confirmation Order, the Plan, the Financing Approval Order, the Fire Victim Trust Agreement, the Fire Victim Claims Resolution Procedures, and the Plan Supplement, can be viewed free of charge at the website for the Debtors' claims and noticing agent, Prime Clerk: <http://restructuring.primeclerk.com/pge>. Additionally, copies of such documents may be obtained by accessing the Bankruptcy Court's website: <http://www.ca9.uscourts.gov>. A PACER password and login are needed to access documents on the Bankruptcy Court's website, and can be obtained at <http://www.pacer.psc.uscourts.gov>. The Fire Victim Trust Agreement and the Fire Victim Claims Resolution Procedures, among other documents related to the Fire Victim Trust, can also be viewed free of charge at the website for the Fire Victim Trust, <http://www.firevictimtrust.com>.

9. Assumption of Executory Contracts and Unexpired Leases and Resolution of Disputes.

a. Pursuant to Section 3.1(a) of the Plan and Paragraph 32a. of the Confirmation Order, as of July 1, 2020 and subject to the payment of any applicable Cure Amount, all executory contracts and unexpired leases to which any of the Debtors are parties shall be deemed assumed, unless such executory contract or unexpired lease (i) was previously assumed or rejected by the Debtors, pursuant to a Final Order, (ii) previously expired or terminated pursuant to its own terms or

by agreement of the parties thereto, (iii) was the subject of a motion to assume, assume and assign, or reject filed by the Debtors on or before June 20, 2020, or (iv) is specifically designated as an executory contract or unexpired lease to be rejected on the Schedule of Rejected Contracts (as such Schedule may be amended).

b. Pursuant to Paragraph 32d of the Confirmation Order:

i. the Debtors or the Reorganized Debtors have thirty (30) days from June 20, 2020 to file amendments to the Schedule of Assumed Contracts (as defined in the Plan Supplement) and Schedule of Rejected Contracts, to remove executory contracts and unexpired leases previously listed on the Schedule of Assumed Contracts and to add executory contracts and unexpired leases to the Schedule of Rejected Contracts;

ii. any counterparty to an executory contract or unexpired lease that is added to the Schedule of Rejected Contracts or removed from the Schedule of Assumed Contracts shall have thirty (30) days from the date on which notice of such removal or addition is served on the counterparty to file an objection thereto, which objection may be resolved either consensually without further order of the Bankruptcy Court, or, by a Final Order of the Bankruptcy Court, with any rejection deemed approved as of July 1, 2020; and

iii. the rejection of any executory contract or unexpired lease added to the Schedule of Rejected Contracts shall be deemed approved by the Bankruptcy Court as of July 1, 2020 if an objection to the addition of such executory contract or unexpired lease to the Schedule of Rejected Contracts is not timely filed as provided above.

For the avoidance of doubt, the counterparty to an executory contract or unexpired lease that is added to the Schedule of Rejected Contracts shall have thirty (30) days to file a claim for rejection damages following the later of (i) July 1, 2020 and (ii) a timely objection to rejection is filed and is not consented by the parties, the entry of an order approving the rejection of such executory contract or unexpired lease.

Exhibit S

Red Bluff Daily News

728 Main St.
Red Bluff, CA 96080
530-527-2151
dispatch@redbluffdailynews.com

3809751

PG&E CORPORATION
77 BEALE STREET
SAN FRANCISCO, CA 94177

Legal No. **0006501021**

Notice:

STATE OF CALIFORNIA } ss.

County of Tehama

Daleen Baker, being first duly sworn, deposes and says: That at all times hereinafter mentioned, she was a citizen of the United States, over the age of eighteen years, and a resident of said county, and was at and during said times legal clerk of the *Red Bluff Daily News*, a newspaper of general circulation printed and published daily except Sundays and certain holidays in the city of Red Bluff, County of Tehama, State of California; that said *Red Bluff Daily News* is and was at all times herein mentioned a daily newspaper of general circulation as the terms "newspaper of general circulation" and "daily newspaper" are defined in Sections 6000, 6001, 6045 and 6040.5 of the Government code of the State of California; that, as provided in said section 6000, said newspaper is published for the dissemination of local and telegraphic news and intelligence of a general character, and has a bona fide subscription list of paying subscribers; that said newspaper has been established, printed and published as those terms are defined in Article 1, Chapter 1, Division 7, Title 1, of the said Government Code, in the said City of Red Bluff, State of California, at regular intervals for more than one year next preceding the date of the first publication of the notice herein mentioned; that said newspaper is not devoted to the interests, or published for the entertainment or instruction of a particular class, profession, trade, calling, race, or denomination, or for any number thereof; that said notice was set in type not smaller than nonpareil and was preceded with words printed in black face type, not smaller than nonpareil, describing or expressing in general terms the purport and character of the notice intended to be given; that the notice of which the annexed is a printed copy, was printed and published in said newspaper 1 time, beginning on **07/14/2020** and ending on **07/14/2020**.

I Certify (or Declare), under penalty of perjury, that the foregoing is true and correct, at Red Bluff, California.

Dated: **07/15/2020** at Red Bluff, California.



(Signature)

<p style="text-align: center;">UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF CALIFORNIA, SAN FRANCISCO DIVISION</p> <p>In re: PG&E CORPORATION, - and - PACIFIC GAS AND ELECTRIC COMPANY, Debtors.</p>		<p>Bankruptcy Case No. 19-30088 (DM) Chapter 11 (Lead Case) (Jointly Administered)</p>
<p>NOTICE OF ENTRY OF CONFIRMATION ORDER AND OCCURRENCE OF EFFECTIVE DATE OF DEBTORS' AND SHAREHOLDER PROPOSERS' JOINT CHAPTER 11 PLAN OF REORGANIZATION DATED JUNE 19, 2020</p> <p>PLEASE TAKE NOTICE that:</p> <p>1. The Plan and Confirmation Order. On June 20, 2020, the United States Bankruptcy Court for the Northern District of California, San Francisco Division (the "Bankruptcy Court") entered an order [Docket No. 8053] (the "Confirmation Order") confirming the <i>Debtors</i> and <i>Shareholder Proposers' Joint Chapter 11 Plan of Reorganization Dated June 19, 2020</i> [Docket No. 8048] (together with all schedules and exhibits thereto, and as may be modified, amended, or supplemented from time to time, the "Plan"). Capitalized terms used but not defined herein have the meanings ascribed to such terms in the Plan or the Confirmation Order, as applicable.</p> <p>2. The Plan Effective Date. The Effective Date of the Plan occurred on July 1, 2020, and as a result, the Plan has been substantially consummated.</p> <p>3. Plan Binding. The Plan and all provisions of the Plan (including, without limitation, all discharge, injunction, exculpation, and release provisions contained in the Plan and in the Confirmation Order) are binding on all holders of Claims against, or Interests in, the Debtors, whether or not the Claims or Interests of any such holder are impaired under the Plan and whether or not any such holder voted to accept the Plan. You are encouraged to review the Plan and the Confirmation Order in their entirety.</p> <p>4. CHANNELING INJUNCTION. In addition to the other provisions of the Plan and the Confirmation Order, the Plan and the Confirmation Order provide that the <i>sole source of recovery for holders of Fire Victim Claims shall be from the Fire Victim Trust, and the sole source of recovery for holders of Subrogation Wildfire Claims shall be from the Subrogation Wildfire Trust.</i> The holders of Fire Victim Claims and Subrogation Wildfire Claims shall have no recourse to or Claims whatsoever against the Debtors or the Reorganized Debtors or their assets and properties. Consistent with the foregoing and as provided in the Plan and the Confirmation Order, all Entities that have held or asserted, or that hold or assert any Fire Victim Claim or Subrogation Wildfire Claim shall be <i>permanently and forever stayed, restrained, and enjoined</i> from taking any action for the purpose of directly or indirectly collecting, recovering, or receiving payments, satisfaction, or recovery from any Debtor or Reorganized Debtor or its assets and properties with respect to any Fire Claims, including all of the following actions:</p> <p>a. commencing, conducting, or continuing, in any manner, whether directly or indirectly, any suit, action, or other proceeding of any kind in any forum with respect to any such Fire Claim, against or affecting any Debtor or Reorganized Debtor, or any property or interests in property of any Debtor or Reorganized Debtor with respect to any such Fire Claim;</p> <p>b. enforcing, levying, attaching, collecting or otherwise recovering, by any manner or means, or in any manner, either directly or indirectly, any judgment, award, decree or other order against any Debtor or Reorganized Debtor or against the property of any Debtor or Reorganized Debtor with respect to any such Fire Claim;</p> <p>c. creating, perfecting, or enforcing in any manner, whether directly or indirectly, any Lien of any kind against any Debtor or Reorganized Debtor or the property of any Debtor or Reorganized Debtor with respect to any such Fire Claims;</p> <p>d. asserting or accomplishing any setoff, right of subrogation, indemnity, contribution, or recoupment of any kind, whether directly or indirectly, against any obligation due to any Debtor or Reorganized Debtor or against the property of any Debtor or Reorganized Debtor with respect to any such Fire Claim;</p> <p>e. taking any act, in any manner, in any place whatsoever, that does not conform to, or comply with, the provisions of the Plan Documents, with respect to any such Fire Claim.</p> <p>5. Assumption of Executory Contracts and Unexpired Leases and Resolution of Cure Disputes.</p> <p>a. Pursuant to Section 8.1(a) of the Plan and Paragraph 32a. of the Confirmation Order, as of July 1, 2020 and subject to the payment of any applicable Cure Amount, all executory contracts and unexpired leases to which any of the Debtors are parties shall be deemed assumed, unless such executory contract or unexpired lease (i) was previously assumed or rejected by the Debtors, pursuant to a Final Order, (ii) previously expired or terminated pursuant to its own terms or by agreement of the parties thereto, (iii) was the subject of a motion to assume, assume and assign, or reject filed</p> <p>by the Debtors on or before June 20, 2020, or (iv) is specifically designated as an executory contract or unexpired lease to be rejected on the Schedule of Rejected Contracts (as such Schedule may be amended).</p> <p>b. Pursuant to Section 8.2(c) of the Plan and Paragraph 34 of the Confirmation Order, in the event of an unresolved dispute regarding (i) any Cure Amount, (ii) the ability of the Reorganized Debtors or any assignee to provide "adequate assurance of future performance" (within the meaning of section 365 of the Bankruptcy Code) under the executory contract or unexpired lease to be assumed, or (iii) any other matter pertaining to assumption, assumption and assignment, or the Cure Amounts required by section 365(j)(1) of the Bankruptcy Code (each, a "Cure Dispute"), such Cure Dispute shall be preserved and may be resolved in due course either consensually without further order of the Bankruptcy Court, or, after notice and an opportunity to be heard, by a Final Order of the Bankruptcy Court, which may be entered after July 1, 2020.</p> <p>6. Time for Filing Rejection Damage Claims; Further Amendments to the Schedules of Assumed and Rejected Contracts.</p> <p>a. Pursuant to Section 8.3 of the Plan and Paragraph 35a. of the Confirmation Order, in the event that the rejection of an executory contract or unexpired lease under the Plan results in damages to the other party or parties to such contract or lease, any Claim for such damages, shall be forever barred and shall not be enforceable against the Debtors or the Reorganized Debtors, or their respective estates, properties or interests in property, unless a proof of Claim is filed with the Bankruptcy Court and served upon the Debtors or the Reorganized Debtors, no later than thirty (30) days after the later of (i) June 20, 2020, or (ii) the effective date of the rejection of such executory contract or unexpired lease, as set forth on the Schedule of Rejected Contracts or in an order of the Bankruptcy Court.</p> <p>b. Pursuant to Paragraph 32d. of the Confirmation Order:</p> <p>i. the Debtors or the Reorganized Debtors have thirty (30) days from June 20, 2020 to file amendments to the Schedule of Assumed Contracts (as defined in the Plan Supplement) and Schedule of Rejected Contracts, to remove executory contracts and unexpired leases previously listed on the Schedule of Assumed Contracts and to add executory contracts and unexpired leases to the Schedule of Rejected Contracts;</p> <p>ii. any counterparty to an executory contract or unexpired lease that is added to the Schedule of Rejected Contracts or removed from the Schedule of Assumed Contracts shall have thirty (30) days from the date on which notice of such removal or addition is served on the counterparty to file an objection thereto, which objection may be resolved either consensually without further order of the Bankruptcy Court, or, by a Final Order of the Bankruptcy Court, with any rejection deemed approved as of July 1, 2020; and</p> <p>iii. the rejection of any executory contract or unexpired lease added to the Schedule of Rejected Contracts shall be deemed approved by the Bankruptcy Court as of July 1, 2020 if an objection to the addition of such executory contract or unexpired lease to the Schedule of Rejected Contracts is not timely filed as provided above.</p> <p>For the avoidance of doubt, the counterparty to an executory contract or unexpired lease that is added to the Schedule of Rejected Contracts shall have thirty (30) days to file a claim for rejection damages following the later of (i) July 1, 2020 and (ii) if a timely objection to rejection is filed and is not consensually resolved by the parties, the entry of an order approving the rejection of such executory contract or unexpired lease.</p> <p>7. Final Fee Applications. Pursuant to Section 2.2 of the Plan, all final requests for the payment of Professional Fee Claims against a Debtor, including any Professional Fee Claim incurred during the period from the Petition Date through and including July 1, 2020, must be filed and served on the Reorganized Debtors no later than sixty (60) days after July 1, 2020. All such final requests will be subject to approval by the Bankruptcy Court after notice and a hearing in accordance with the procedures established by the Bankruptcy Code, the Interim Compensation Order, and any other prior orders of the Bankruptcy Court regarding the payment of Professionals in the Chapter 11 Cases.</p> <p>8. Certain Documents. The Confirmation Order, the Plan, the Financing Approval Order, the Fire Victim Trust Agreement, the Fire Victim Claims Resolution Procedures, and the Plan Supplement, can be viewed free of charge at the website for the Debtors' claims and noticing agent, Prime Clerk: https://restructuring.primeclerk.com/pgf/. Additionally, copies of such documents may be obtained by accessing the Bankruptcy Court's website: http://www.cacb.uscourts.gov. A PACER password and login are needed to access documents on the Bankruptcy Court's website, and can be obtained at: http://www.pacer.psc.uscourts.gov. The Fire Victim Trust Agreement and the Fire Victim Claims Resolution Procedures, among other documents related to the Fire Victim Trust, can also be viewed free of charge at the website for the Fire Victim Trust, https://www.firevictimtrust.com/.</p> <p>Dated: July 2, 2020</p> <p style="text-align: center;">WEIL, GOTSHAL & MANGES LLP KELLER BENVENUTTI KIM LLP</p>		

Legal Notices | Legal Notices

NOTICE OF TRUSTEE'S SALE

YOU ARE IN DEFAULT UNDER A DEED OF TRUST DATED 1/19/2005. UNLESS YOU TAKE ACTION TO PROTECT YOUR PROPERTY, IT MAY BE SOLD AT A PUBLIC SALE. IF YOU NEED AN EXPLANATION OF THE NATURE OF THE PROCEEDING AGAINST YOU, YOU SHOULD CONTACT A LAWYER.

A public auction sale to the highest bidder for cash, cashier's check drawn on a state or national bank, check drawn by a state or federal credit union, or a check drawn by a state or federal savings and loan association, or savings association, or savings bank specified in Section 5102 of the Financial Code and authorized to do business in this state will be held by the duly appointed trustee as shown below, of all right, title, and interest conveyed to and now held by the trustee in the hereinafter described property under and pursuant to a Deed of Trust described below. The sale will be made, but without covenant or warranty, expressed or implied, regarding title, possession, or encumbrances, to pay the remaining principal sum of the note(s) secured by the Deed of Trust, with interest and late charges thereon, as provided in the note(s), advances, under the terms of the Deed of Trust, interest thereon, fees, charges and expenses of the Trustee for the total amount (at the time of the initial publication of the Notice of Sale) reasonably estimated to be set forth below. The amount may be greater on the day of sale. Trustor: JOHN R. UNGER, AN UNMARRIED MAN AND BETTY S. FARRELL, A MARRIED WOMAN

Duly Appointed Trustee: ZBS Law, LLP Deed of Trust recorded 1/24/2005, as Instrument No. 001471, in Book 2636, Page 015, of Official Records in the office of the Recorder of Tehama County, California, Date of Sale: 7/28/2020 at 2:00 PM

Place of Sale: At the front door entrance

To the Historic Courthouse 633 Washington Street Red Bluff, California 96080

Estimated amount of unpaid balance and other charges: \$177,152.18 Note: Because the

Beneficiary reserves the right to bid less than the total debt owed, it is possible that at the time of the sale the opening bid may be less than the total debt owed.

Street Address or other common designation of real property: 2070 STONYBROOK DR

RED BLUFF, California 96080

Described as follows: As more fully described on said Deed of Trust A.P.N. #: 024-270-068-000

The undersigned Trustee disclaims any liability for any inaccuracy of the street address or other common designation, if any, shown above. If no street address or other common designation is shown, directions to the location of the property may be obtained by sending a written request to the beneficiary within 10 days of the date of first publication of this Notice of Sale. NOTICE TO POTENTIAL BIDDERS: If you are considering bidding on this property, lien, you should understand that there are risks involved in bidding at a trustee auction. You will be bidding on a lien, not on the property itself. Placing the highest bid at a trustee auction does not automatically entitle you to free and clear ownership of the property. You should also be aware that the lien being auctioned off may be a junior lien. If you are the highest bidder at the auction, you are or may be responsible for paying off all liens senior to the lien being auctioned off, before you can receive clear title to the property. You are encouraged to investigate the existence, priority, and size of outstanding liens that may exist on this property by contacting the county recorder's office or a title insurance company, either of which may charge you a fee for this information. If you consult either of these resources, you should be aware that the same lender may hold more than one mortgage or deed of trust on the property. NOTICE TO PROPERTY OWNER: The sale date shown on

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LEGAL NOTICE STATEMENT OF ABANDONMENT OF USE OF FICTITIOUS BUSINESS NAME FILE # 2020000148

The following person(s) has/have abandoned the use of the following fictitious business name: Heritage RV Corning LLC 530-824-6130 975 Hwy 99w Corning, CA 96021. The fictitious business name referred to above was filed on: 06-2015 in the County of Tehama Original File #2015000046 This business is conducted by: Limited Liability Company S/By: Heritage RV Corning LLC 975 Hwy 99w Corning, CA 96021 S/By: Katharine Catano Managing Member This statement was filed with the County Clerk of Tehama County on 06-01-2020

JENNIFER A. VISE Tehama County Clerk and Recorder

Publish: 6-23-20, 6-30-20, 7-7-20, 7-14-20

LEGAL NOTICE FICTITIOUS BUSINESS NAME STATEMENT File No. 2020000180

The following person(s) is (are) doing business as:

Golden State Pecans 530-840-0253 22500 Saron Fruit Colony Rd Red Bluff, CA 96080 Darla Lawrence 22500 Saron Fruit Colony Rd Red Bluff, CA 96080 Seth Lawrence 22500 Saron Fruit Colony Rd Red Bluff, CA 96080

The registrant commenced to transact business under the fictitious business name or names listed above on N/A

This business is conducted by: A Married Couple S/By: Darla Lawrence Seth Lawrence

This statement was filed with the County Clerk of Tehama County on 7-9-2020

JENNIFER A. VISE Tehama County Clerk & Recorder

Publish: 7-14-20, 7-21-20, 7-28-20, 8-4-20

LEGAL NOTICE FICTITIOUS BUSINESS NAME STATEMENT File No. 2020000176

The following person(s) is (are) doing business as:

Plum Crazy Hair Design & Boutique 530-529-5566 645 Main St Red Bluff, CA 96080 A-C Industries, LLC 2505 Cimarron Dr Red Bluff, CA 96080 Articles of Incorporation 202010810643 CA

The registrant commenced to transact business under the fictitious business name or names listed above on 7-1-2020

This business is conducted by: A Limited Liability Company S/By: A-C Industries, LLC

Alana R. Hoagland - Member This statement was filed with the County Clerk of Tehama County on 7-1-2020

JENNIFER A. VISE Tehama County Clerk & Recorder

Publish: 7-14-20, 7-21-20, 7-28-20, 7-28-20

The Daily News mailing address has changed!

OUR NEW MAILING ADDRESS IS

P.O. BOX 885

RED BLUFF CA 96080

DAILY NEWS

REDBLUFFTEHAMA COUNTY

(530) 527-2151

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Exhibit T

NEVADA COUNTY
PUBLISHING COMPANY
Grass Valley, CA

AFFIDAVIT OF PUBLICATION

THE UNION

Customer Account #: 6037754

Reference: R7070033

Legal Account

MILLER ADVERTISING AGENCY, INC.,

220 W 42ND ST

NEW YORK, NY 10036

Attn: Adam Levin

County of Nevada, State of Calif. The undersigned, **Bailee Liston**, being the principal clerk of the **Nevada County Publishing Co.** declares that the **Nevada County Publishing Co.** now is, and during all times herein named, was a corporation duly organized and existing under the laws of the State of California, and now is, and during all times herein named was the printer of **THE UNION**, a newspaper of general circulation, as defined by section 6000 of the Government Code of the State of California, printed and published daily (Sundays excepted) in the City of Grass Valley, County of Nevada, State of California, and that affiant is the principal clerk of said Nevada County Publishing Co.

That the printed advertisement hereto annexed was published in the said UNION, for the full required period of **1** time(s) commencing on **07/14/20**, and ending on **07/14/20**, all days inclusive.

I certify, under penalty of perjury, the foregoing is true and correct.

Signed: Bailee Liston

Legals Advertising Clerk

Proof and Statement of Publication

Ad #: 0000599147-01

<p>UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF CALIFORNIA, SAN FRANCISCO DIVISION</p> <p>In re: PG&E CORPORATION, - and - PACIFIC GAS AND ELECTRIC COMPANY, Debtors. (Jointly Administered)</p> <p>Bankruptcy Case No. 19-30088 (DM) Chapter 11 (Lead Case)</p> <p>NOTICE OF ENTRY OF CONFIRMATION ORDER AND OCCURRENCE OF EFFECTIVE DATE OF DEBTORS' AND SHAREHOLDER PROPOSERS' JOINT CHAPTER 11 PLAN OF REORGANIZATION DATED JUNE 19, 2020</p> <p>PLEASE TAKE NOTICE that:</p> <p>1. The Plan and Confirmation Order. On June 20, 2020, the United States Bankruptcy Court for the Northern District of California, San Francisco Division (the "Bankruptcy Court") entered an order [Docket No. 8053] (the "Confirmation Order"), confirming the "Debtors' and Shareholder Proposers' Joint Chapter 11 Plan of Reorganization Dated June 19, 2020" [Docket No. 8048] (together with all schedules and exhibits thereto, and as may be modified, amended, or supplemented from time to time, the "Plan"). Capitalized terms used but not defined herein have the meanings ascribed to such terms in the Plan or the Confirmation Order, as applicable.</p> <p>2. The Plan Effective Date. The Effective Date of the Plan occurred on July 1, 2020, and as a result, the Plan has been substantially consummated.</p> <p>3. Plan Binding. The Plan and all provisions of the Plan (including, without limitation, all discharge, injunction, exculpation, and release provisions contained in the Plan and in the Confirmation Order) are binding on all holders of Claims against, or Interests in, the Debtors, whether or not the Claim or Interests of any such holder are impaired under the Plan and whether or not any such holder voted to accept the Plan. You are encouraged to review the Plan and the Confirmation Order in their entirety.</p> <p>4. CHANNELING INJUNCTION. In addition to the other provisions of the Plan and the Confirmation Order, the Plan and the Confirmation Order provide that the sole source of recovery for holders of Fire Victim Claims shall be from the Fire Victim Trust, and the sole source of recovery for holders of Subrogation Wildfire Claims shall be from the Subrogation Wildfire Trust. The holders of Fire Victim Claims and Subrogation Wildfire Claims shall have no recourse to or Claims whatsoever against the Debtors or the Reorganized Debtors or their assets and properties. Consistent with the foregoing and as provided in the Plan and the Confirmation Order, all Entities that have held or asserted, or that hold or assert any Fire Victim Claim or Subrogation Wildfire Claim shall be permanently and forever stayed, restrained, and enjoined from taking any action for the purpose of directly or indirectly collecting, recovering, or receiving payments, satisfaction, or recovery from any Debtor or Reorganized Debtor or its assets and properties with respect to any Fire Claims, including all of the following actions:</p> <p>a. commencing, conducting, or continuing, in any manner, whether directly or indirectly, any suit, action, or other proceeding of any kind in any forum with respect to any such Fire Claim, against or affecting any Debtor or Reorganized Debtor, or any property or interests in property of any Debtor or Reorganized Debtor with respect to any such Fire Claim;</p> <p>b. enforcing, levying, attaching, collecting or otherwise recovering, by any manner or means, or in any manner, either directly or indirectly, any judgment, award, decree or other order against any Debtor or Reorganized Debtor or against the property of any Debtor or Reorganized Debtor with respect to any such Fire Claim;</p> <p>c. creating, perfecting, or enforcing in any manner, whether directly or indirectly, any Lien of any kind against any Debtor or Reorganized Debtor or the property of any Debtor or Reorganized Debtor with respect to any such Fire Claims;</p> <p>d. asserting or accomplishing any setoff, right of subrogation, indemnity, contribution, or recoupment of any kind, whether directly or indirectly, against any obligation due to any Debtor or Reorganized Debtor or against the property of any Debtor or Reorganized Debtor with respect to any such Fire Claim; and</p> <p>e. taking any act, in any manner, in any place whatsoever, that does not conform to, or comply with, the provisions of the Plan Documents, with respect to any such Fire Claim.</p> <p>5. Assumption of Executory Contracts and Unexpired Leases and Resolution of Cure Disputes.</p> <p>a. Pursuant to Section 8.1(a) of the Plan and Paragraph 32a. of the Confirmation Order, as of July 1, 2020 and subject to the payment of any applicable Cure Amount, all executory contracts and unexpired leases to which any of the Debtors are parties shall be deemed assumed, unless such executory contract or unexpired lease (i) was previously assumed or rejected by the Debtors, pursuant to a Final Order, (ii) previously expired or terminated pursuant to its own terms or by agreement of the parties thereto, (iii) was the subject of a motion to assume, assume and assign, or reject filed by the Debtors on or before June 20, 2020, or (iv) is specifically designated as an executory contract or unexpired lease to be rejected on the Schedule of Rejected Contracts (as such Schedule may be amended).</p> <p>b. Pursuant to Section 8.2(c) of the Plan and Paragraph 34 of the Confirmation Order, in the event of an unresolved dispute regarding (i) any Cure Amount, (ii) the ability of the Reorganized Debtors or any assignee to provide "adequate assurance of future performance" (within the meaning of section 365 of the Bankruptcy Code) under the executory contract or unexpired lease to be assumed, or (iii) any other matter pertaining to assumption, assumption and assignment, or the Cure Amounts required by section 365(b)(1) of the Bankruptcy Code (each, a "Cure Dispute"), such Cure Dispute shall be preserved and may be resolved in due course either consensually without further order of the Bankruptcy Court, or, after notice and an opportunity to be heard, by a Final Order of the Bankruptcy Court, which may be entered after July 1, 2020.</p> <p>6. Time for Filing Rejection Damage Claims; Further Amendments to the Schedules of Assumed and Rejected Contracts.</p> <p>a. Pursuant to Section 8.3 of the Plan and Paragraph 35a. of the Confirmation Order, in the event that the rejection of an executory contract or unexpired lease under the Plan results in damages to the other party or parties to such contract or lease, any Claim for such damages, shall be forever barred and shall not be enforceable against the Debtors or the Reorganized Debtors, or their respective estates, properties or interests in property, unless a proof of Claim is filed with the Bankruptcy Court and served upon the Debtors or the Reorganized Debtors, no later than thirty (30) days after the later of (i) June 20, 2020, or (ii) the effective date of the rejection of such executory contract or unexpired lease, as set forth on the Schedule of Rejected Contracts or in an order of the Bankruptcy Court.</p> <p>b. Pursuant to Paragraph 32d. of the Confirmation Order:</p> <p>i. the Debtors or the Reorganized Debtors have thirty (30) days from June 20, 2020 to file amendments to the Schedule of Assumed Contracts (as defined in the Plan Supplement) and Schedule of Rejected Contracts, to remove executory contracts and unexpired leases previously listed on the Schedule of Assumed Contracts and to add executory contracts and unexpired leases to the Schedule of Rejected Contracts;</p> <p>ii. any counterparty to an executory contract or unexpired lease that is added to the Schedule of Rejected Contracts or removed from the Schedule of Assumed Contracts shall have thirty (30) days from the date on which notice of such removal or addition is served on the counterparty to file an objection thereto, which objection may be resolved either consensually without further order of the Bankruptcy Court, or, by a Final Order of the Bankruptcy Court, with any rejection deemed approved as of July 1, 2020; and</p> <p>iii. the rejection of any executory contract or unexpired lease added to the Schedule of Rejected Contracts shall be deemed approved by the Bankruptcy Court as of July 1, 2020 if an objection to the addition of such executory contract or unexpired lease to the Schedule of Rejected Contracts is not timely filed as provided above.</p> <p>For the avoidance of doubt, the counterparty to an executory contract or unexpired lease that is added to the Schedule of Rejected Contracts shall have thirty (30) days to file a claim for rejection damages following the later of (i) July 1, 2020 and (ii) if a timely objection to rejection is filed and is not consensually resolved by the parties, the entry of an order approving the rejection of such executory contract or unexpired lease.</p> <p>7. Final Fee Applications. Pursuant to Section 2.2 of the Plan, all final requests for the payment of Professional Fee Claims against a Debtor, including any Professional Fee Claim incurred during the period from the Petition Date through and including July 1, 2020, must be filed and served on the Reorganized Debtors no later than sixty (60) days after July 1, 2020. All such final requests will be subject to approval by the Bankruptcy Court after notice and a hearing in accordance with the procedures established by the Bankruptcy Code, the Interim Compensation Order, and any other prior orders of the Bankruptcy Court regarding the payment of Professionals in the Chapter 11 Cases.</p> <p>8. Certain Documents. The Confirmation Order, the Plan, the Financing Approval Order, the Fire Victim Trust Agreement, the Fire Victim Claims Resolution Procedures, and the Plan Supplement, can be viewed free of charge at the website for the Debtors' claims and noticing agent, Prime Clerk, https://restructuring.primeclerk.com/pgc/. Additionally, copies of such documents may be obtained by accessing the Bankruptcy Court's website, http://www.canc.uscourts.gov. A PACER password and login are needed to access documents on the Bankruptcy Court's website, and can be obtained at http://www.pacer.psc.uscourts.gov. The Fire Victim Trust Agreement and the Fire Victim Claims Resolution Procedures, among other documents related to the Fire Victim Trust, can also be viewed free of charge at the website for the Fire Victim Trust, https://www.firevictimtrust.com/.</p> <p>Dated: July 2, 2020</p> <p>WEIL, GOTSHAL & MANGES LLP KELLER BENVENUTTI KIM LLP</p>	
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Announcements

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The deadline to get your ad into print the following business day is 3pm the day before. You can place your ads online at www.theunion.com or call 530 273-9567 Office Hours 8-5 M-F Note: Deadlines vary w/holidays

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Found

Found
Large Set of Keys found on 7/10/2020 at the corner of Arcadia and Cypress Hill Grass Valley Please Call: 530-273-0463

FOUND Ring on 06/25/2020 Please contact Shelby Speegle with the Grass Valley Police Department Property Unit at (530) 477-4614 Reference Case G2001621

Kid's Corner

Secret Detective Code

KIREZGV WVZI OLXZ0 YZW TFBH: GSIV RH Z HNZIG MVD
RMHKVXGLI LM LFI GZRO. FHV FGNLHG XZFGRLM, GZPV ML XSZMXVH! DV SZEV VEVBGSRTM GLOLVH. - HKV1 YZW TFB

Lost

FOR LOST pets
remember to check the Sammie's Friends Nevada County Shelter 530-471-5041 or the Grass Valley Shelter 530-477-4630.

DON'T BE SHY BE BOLD USE BOLD, LARGE TYPE TO GRAB ATTENTION TO YOUR AD TODAY!

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Education

BRHS Cheer Coach, coaching stipend, start 7/27/2020, apply online at www.edjoin.org by 7/13/2020 530-273-3351.

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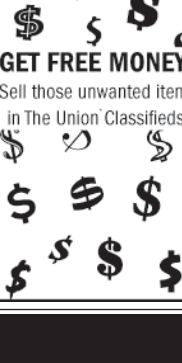
Apartments/Condos for Rent

GOLD CREEK VILLAGE 2 Bed/2 Ba 1250 Sq. Ft. \$1,400 mo. All Appl. W/D Hookup, Fireplace, Water, Trash, Paid Sorry, No Pets 530.272.4079

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legal & public notices

UNITED STATES BANKRUPTCY COURT
NORTHERN DISTRICT OF CALIFORNIA, SAN FRANCISCO DIVISION
In re:
PG&E CORPORATION,
- and -
PACIFIC GAS AND ELECTRIC COMPANY,
Debtors.

NOTICE OF ENTRY OF CONFIRMATION ORDER AND OCCURRENCE OF EFFECTIVE DATE OF DEBTORS' AND SHAREHOLDER PROPONENTS' JOINT CHAPTER 11 PLAN OF REORGANIZATION DATED JUNE 19, 2020

PLEASE TAKE NOTICE that:

1. The Plan and Confirmation Order. On June 20, 2020, the United States Bankruptcy Court for the Northern District of California, San Francisco Division (the "Bankruptcy Court") entered an order [Docket No. 8053] ("the Confirmation Order") confirming the "Debtors and Shareholder Proponents' Joint Chapter 11 Plan of Reorganization Dated June 19, 2020" [Docket No. 8048] (together with all schedules and exhibits thereto, and as may be modified, amended, or supplemented from time to time, the "Plan"). Capitalized terms used but not defined herein have the meanings ascribed to such terms in the Plan or the Confirmation Order, as applicable.

2. The Plan Effective Date. The Effective Date of the Plan occurred on July 1, 2020, and as a result, the Plan has been substantially consummated.

3. Plan Binding. The Plan and all provisions of the Plan (including, without limitation, all discharge, injunction, expunction, and release provisions contained in the Plan and in the Confirmation Order) are binding on all holders of Claims against, or Interests in, the Debtors, whether or not the Claims or Interests of any such holder are impaired under the Plan and whether or not any such holder voted to accept the Plan. You are encouraged to review the Plan and the Confirmation Order in their entirety.

4. CHANNELING INJUNCTION. In addition to the other provisions of the Plan and the Confirmation Order, the Plan and the Confirmation Order provide that the sole source of recovery for holders of Fire Victim Claims shall be from the Fire Victim Trust, and the sole source of recovery for holders of Subrogation Wildfire Claims shall be from the Subrogation Wildfire Trust. The holders of Fire Victim Claims and Subrogation Wildfire Claims shall have no recourse to or claims whatsoever against the Debtors or the Reorganized Debtors or their assets and properties. Consistent with the foregoing and as provided in the Plan and the Confirmation Order, all Entities that have held or asserted, or that hold or assert any Fire Victim Claim or Subrogation Wildfire Claim shall be permanently and forever stayed, restrained, and enjoined from taking any action for the purpose of directly or indirectly collecting, recovering, or receiving payments, satisfaction, or recovery from any Debtor or Reorganized Debtor or its assets and properties with respect to any Fire Claims, including all of the following actions:

a. commencing, conducting, or continuing, in any manner, whether directly or indirectly, any suit, action, or other proceeding of any kind in any forum with respect to any such Fire Claim, against or affecting any Debtor or Reorganized Debtor, or any property or interests in property of any Debtor or Reorganized Debtor with respect to any such Fire Claim;

b. enforcing, levying, attaching, collecting or otherwise recovering, by any manner or means, or in any manner, either directly or indirectly, any judgment, award, decree or other order against any Debtor or Reorganized Debtor or against the property of any Debtor or Reorganized Debtor with respect to any such Fire Claim;

c. creating, perfecting, or enforcing in any manner, whether directly or indirectly, any Lien of any kind against any Debtor or Reorganized Debtor or the property of any Debtor or Reorganized Debtor with respect to any such Fire Claim;

d. assuring or accomplishing any setoff, right of subrogation, indemnity, contribution, or recoupment of any kind, whether directly or indirectly, against any obligation due to any Debtor or Reorganized Debtor or against the property of any Debtor or Reorganized Debtor with respect to any such Fire Claim; and

e. taking any act, in any manner, in any place whatsoever, that does not conform to, or comply with, the provisions of the Plan Documents, with respect to any such Fire Claim.

5. Assumption of Executory Contracts and Unexpired Leases and Resolution of Cure Disputes.

a. Pursuant to Section 8.1(a) of the Plan and Paragraph 32a. of the Confirmation Order, as of July 1, 2020 and subject to the payment of any applicable Cure Amount, all executory contracts and unexpired leases to which any of the Debtors or parties shall be deemed assumed, unless such executory contract or unexpired lease (i) was previously assumed or rejected by the Debtors, pursuant to a Final Order, (ii) previously expired or terminated pursuant to its own terms or by agreement of the parties thereto, (iii) was the subject of a motion to assume, assume and assign, or reject filed

by the Debtors on or before June 20, 2020, or (iv) is specifically designated as an executory contract or unexpired lease to be rejected on the Schedule of Rejected Contracts (as such Schedule may be amended).

b. Pursuant to Section 8.2(c) of the Plan and Paragraph 34 of the Confirmation Order, in the event of an unresolved dispute regarding (i) any Cure Amount, (ii) the ability of the Reorganized Debtors or any assignee to provide "adequate assurance of future performance" (within the meaning of section 365 of the Bankruptcy Code) under the executory contract or unexpired lease to be assumed, or (iii) any other matter pertaining to assumption, assumption and assignment, or the Cure Amounts required by section 365(b)(1) of the Bankruptcy Code (each, a "Cure Dispute"), such Cure Dispute shall be preserved and may be resolved in due course either consensually without further order of the Bankruptcy Court, or, after notice and an opportunity to be heard, by a Final Order of the Bankruptcy Court, which may be entered after July 1, 2020.

6. Time for Filing Rejection Damage Claims; Further Amendments to the Schedules of Assumed and Rejected Contracts.

a. Pursuant to Section 8.3 of the Plan and Paragraph 35a. of the Confirmation Order, in the event that the rejection of an executory contract or unexpired lease under the Plan results in damages to the other party or parties to such contract or lease, any Claim for such damages, shall be forever barred and shall not be enforceable against the Debtors or the Reorganized Debtors, or their respective estates, properties or interests in property, unless a proof of Claim is filed with the Bankruptcy Court and served upon the Debtors or the Reorganized Debtors, no later than thirty (30) days after the later of (i) June 20, 2020, or (ii) the effective date of the rejection of such executory contract or unexpired lease, as set forth on the Schedule of Rejected Contracts or in an order of the Bankruptcy Court.

b. Pursuant to Paragraph 32d. of the Confirmation Order:

i. the Debtors or the Reorganized Debtors have thirty (30) days from June 20, 2020 to file amendments to the Schedule of Assumed Contracts (as defined in the Plan Supplement) and Schedule of Rejected Contracts, to remove executory contracts and unexpired leases previously listed on the Schedule of Assumed Contracts and to add executory contracts and unexpired leases to the Schedule of Rejected Contracts;

ii. any counterparty to an executory contract or unexpired lease that is added to the Schedule of Rejected Contracts or removed from the Schedule of Assumed Contracts shall have thirty (30) days from the date on which notice of such removal or addition is served on the counterparty to file an objection thereto, which objection may be resolved either consensually without further order of the Bankruptcy Court, or, by a Final Order of the Bankruptcy Court, with any rejection deemed approved as of July 1, 2020;

iii. the rejection of any executory contract or unexpired lease added to the Schedule of Rejected Contracts shall be deemed approved by the Bankruptcy Court as of July 1, 2020 if an objection to the addition of such executory contract or unexpired lease to the Schedule of Rejected Contracts is not timely filed as provided above.

For the avoidance of doubt, the counterparty to an executory contract or unexpired lease that is added to the Schedule of Rejected Contracts shall have thirty (30) days to file a claim for rejection damages following the later of (i) July 1, 2020 and (ii) if a timely objection to rejection is filed and is not consensually resolved by the parties, the entry of an order approving the rejection of such executory contract or unexpired lease.

7. **Final Fee Applications.** Pursuant to Section 2.2 of the Plan, all final requests for the payment of Professional Fee Claims against a Debtor, including any Professional Fee Claims incurred during the period from the Petition Date through and including July 1, 2020, must be filed and served on the Reorganized Debtors no later than sixty (60) days after July 1, 2020. All such final requests will be subject to approval by the Bankruptcy Court after notice and a hearing in accordance with the procedures established by the Bankruptcy Code, the Interim Compensation Order, and any other prior orders of the Bankruptcy Court regarding the payment of Professionals in the Chapter 11 Cases.

8. **Certain Documents.** The Confirmation Order, the Plan, the Financing Approval Order, the Fire Victim Trust Agreement, the Fire Victim Claims Resolution Procedures, and the Plan Supplement, can be viewed free of charge at the website for the Debtors' claims and noticing agent, Prime Clerk: <https://restructuring.primeclerk.com/pge>. Additionally, copies of such documents may be obtained by accessing the Bankruptcy Court's website: <http://www.cancb.uscourts.gov>. A PACER password and login are needed to access documents on the Bankruptcy Court's website, and can be obtained at <http://www.pacer.psc.uscourts.gov>. The Fire Victim Trust Agreement and the Fire Victim Claims Resolution Procedures, among other documents related to the Fire Victim Trust, can also be viewed free of charge at the website for the Fire Victim Trust, <https://www.firevictimtrust.com>.

Dated: July 2, 2020

WEIL, GOTSHAL & MANGES LLP
KELLER BENVENUTTI KIM LLP

NEVADA COUNTY REALTY, INC.

GoldCountryRanches.com

530.362.6806

Teresa Dietrich

Broker Associate

BRE 01222347



Charming craftsman, country home with fun, artsy detail on 4.9 acres plus a 1,440 sq. ft. detached garage + additional 450 sq. ft. hobby room above. The open, spacious kitchen features a professional grade gas range, custom cabinets & tile work. A bedroom at each level provides space and privacy while offering a unique ability to find your zone. There are multiple decks for outdoor entertaining, lush lawn, whimsical flowers, fenced garden area and a chicken coup. The Hobby room features a half bath, cabinets & a separate deck - this makes a fantastic office! Don't miss the 3 stall barn with extra space for feed storage and the detached tack room. Property also features 2 wells and seasonal creek. Plus property is located within easy access to the proposed Centennial Dam site and the Bear River for water recreation. Just Minutes to Grass Valley, Auburn or Meadow Vista for dining and shopping. MLS #20034030

\$495,000



Pearlade Horse Property! Dreaming of the sweet scent of Pines & Cedars for you and your steed? 2,514 sq. ft. 4/3 multi-level home on nearly 10 acres in the Hwy 174 corridor; large, professional barn with laundry, bathroom, feed/tack, 8 stalls, 630 sq. ft. apartment and shop space; 50 ft. round pen and pastures. Plenty of flat above ground for a full sized arena. Home has tons of character, open floor plan, BRAND NEW CARPET, beautiful wood flooring, vaulted ceilings gorgeous, craftsman stone fireplace with energy efficient insert creates a wonderful focal point. Covered deck for entertaining. Fertile soil for gardening, pastures, orchards, vineyard and hops! Current owner rides off the property to local trails. NID water has plenty of PSI to keep pastures green all Summer long. MLS #19026349

\$620,000



Very rare opportunity to buy a home in the Wales Garden Condominium complex. These are upscale, low maintenance home with style and detail with a small neighborhood feel. Oak flooring at entry, lovely corner fireplace, Downstairs master bedroom and open spacious upstairs with fun balcony deck and an attached 2 car garage. Updated flooring and paint. Charming, private back patio area and walk to Empire Mine or downtown Grass Valley. Truly a great location and opportunity. MLS #20029470

\$299,900



Romantic Mountain Home nestled in the Conifers. The perfect blend rustic upscale details await you in this spacious, open floorplan home. From the large front deck to the floor to ceiling slate fireplace and tongue & groove cedar cathedral ceilings coupled with a spacious chef's kitchen, this home is made for entertaining, yet for it's size it feels cozy and homey. Master suites on each level. The upstairs master suite is an amazing oasis with it's own deck and private spa. The property lends itself well to home business or multi-generational living with the dual master suites but also has a space above the attached garage with a separate access to develop and the detached 2 car garage could be an easy conversion to an ADU? All of this within minutes of trails, the river and downtown Nevada City! Don't miss the butler's pantry, extra storage areas and all the lovely details. Plan to stay a while and smell the conifers while imagining this as your future home. MLS #20034621

\$687,500



The Quintessential Mountain Hideaway! If you are dreaming of the sweet smell of conifers and all four seasons, this is the property for you! The moment you pull in the driveway is prepared to fall in love. Character and charm +++ Cedar siding & dormers make this home irresistible. Immaculately maintained with love, this home that special feel you will want to call home. Spacious master suite and all main living on the main level, 3,000 sq. ft. of wrap around porch/deck, updated chef's kitchen with breakfast bar, great for gatherings, gorgeous slate hearth from floor to open, wood ceiling, open, light and bright yet cozy. Ton's of storage and extra parking. Upstairs find 2 guest rooms, a full bath and a bonus space currently used for crafting. 2 finished bonus rooms at the garage level with a full bath also. 10 minutes to Nevada City. This would make a fantastic home property - right near the Pony Express trails. 2 large outbuildings for hobbies & toys plus over 650 sq. ft. of garage space. MLS #20014721

Exhibit U

Ukiah Daily Journal

617 S. State St
Ukiah, California 95482
(707) 468-3500
advertising@record-bee.com
3824007

MILLER ADVERTISING AGENCY, INC.
220 WEST 42ND STREET, 12TH FLOOR
NEW YORK, NY 10036

Legal No. **0006501002**

PROOF OF PUBLICATION (2015.5 C.C.P.)

STATE OF CALIFORNIA COUNTY OF MENDOCINO

I am a citizen of the United States and a resident of the County aforesaid; I am over the age of eighteen years, and not a party to or interested in the above entitled matter. I am the principal clerk of the printer of the Ukiah Daily Journal, a newspaper of general circulation, printed and published daily in the City of Ukiah, County of Mendocino and which newspaper has been adjudged a newspaper of general circulation by the Superior Court of the County of Mendocino, State of California, under the date of September 22, 1952, Case Number 9267; that the notice, of which the annexed is a printed copy (set in type not smaller than non-pareil), has been published in each regular and entire issue of said newspaper and not in any supplement thereof on the following dates, to wit:

07/14/2020

I certify (or declare) under the penalty of perjury that the foregoing is true and correct.

Dated at Ukiah, California,
July 14th, 2020



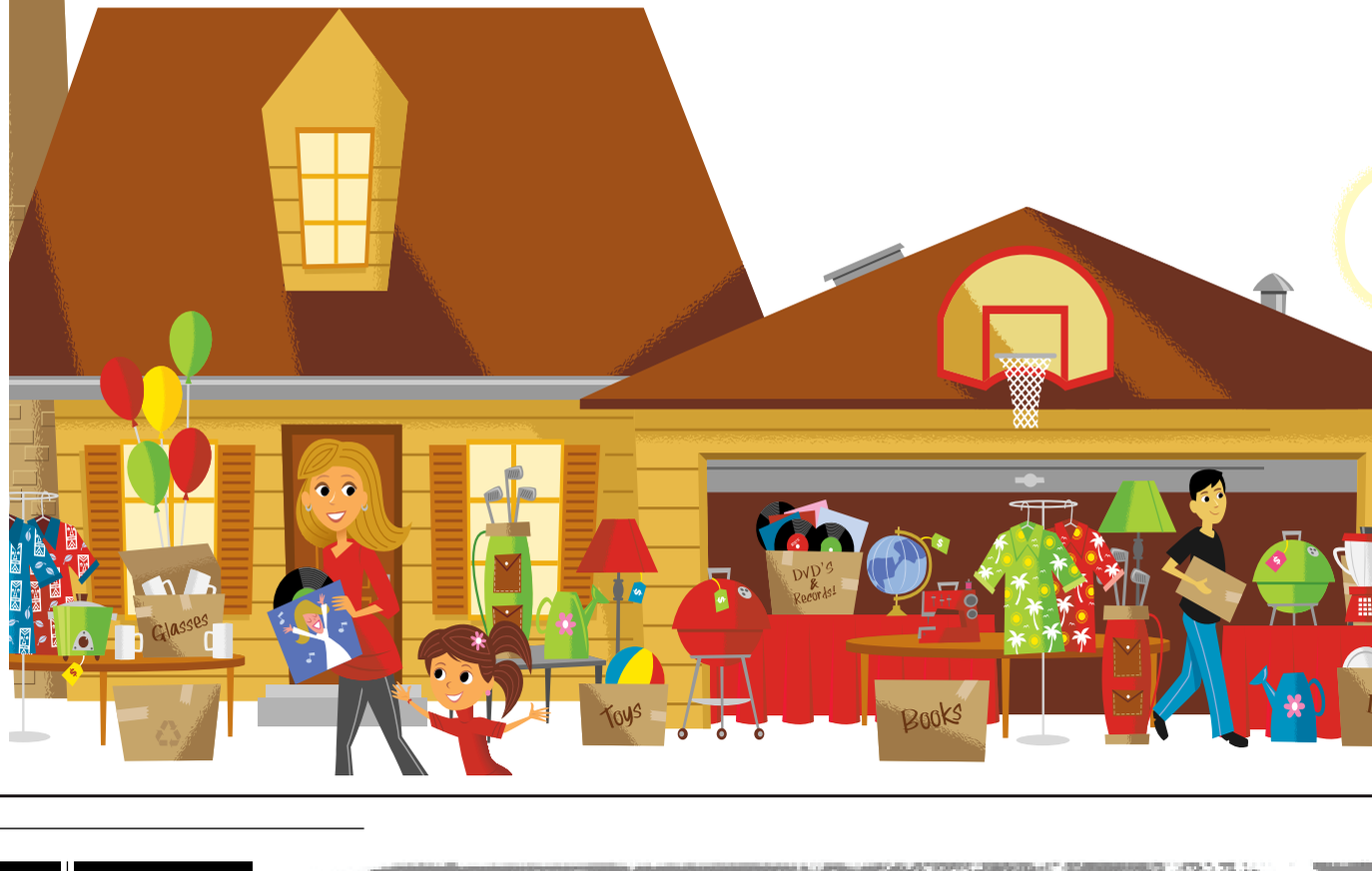
Molly E. Lane, LEGAL CLERK

View obituaries online at ukiahdailyjournal.com or legacy.com

- **To view an obituary published** - Near the top of the main obituaries page is a list of the obituaries that appear in the newspaper today. Click on a name to access the full notice. If there are more obituaries than can be displayed in the list, you can click the "view all" link to view more names. You can view obituaries from yesterday or two days ago by selecting these options in the drop-down menu near the top of the list.
- **To search for an obituary by name** - Use the search box at the top right of the main obituaries page to search for an obituary by name. Type the last name of the deceased into the search box and select a date range. When you click "search," all listings for that last name and date range will be returned. Click on the name you are looking for to view the full notice.
- **To view all obituaries published on a particular day** - To view all obituaries from a particular day, click the calendar icon in the search box at the top right of the main obituaries page. When the calendar appears, you can click the arrows to scroll back through previous months. Click the date you want, and then click "search." All obituaries published on that day will appear. Click on a name to view the full notice.
- **To view a Guest Book** - To view Guest Book entries, first locate the obituary or death notice. If the obituary includes a Guest Book, a link that reads "View all messages" will appear below the obituary. Clicking this link will bring you to the page where you can view all current entries. Please note that our staff screens all Guest Book entries for appropriate content before placing them online. Typically, entries appear online within a few hours. In rare cases, however, there may be a delay. If the Guest Book includes the sentence, "We encourage you to be the first to share your memories or express your condolences", this means that we have not yet approved any entries for online posting.

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4583-20

7-7,14,21/20

Redwood Valley Rancheria is seeking proposals for the following:

Transportation Safety Plan

The Redwood Valley Little River Band of Pomo Indians (Tribe) is seeking a qualified individual or firm to develop a Strategic Tribal Transportation Safety Plan that will meet or exceed U. S. DOT Federal Highway Administration standards.

Maintenance and Repairs on Water Storage Tank

The Tribe is seeking the assistance of a contractor that has experience conducting routine maintenance and repairs on water storage tanks. The work will include but is not limited to the following:

• Install gasket on access hatch of water storage tank that is air tight and will keep out dust and insects from entering water tank.

• Install gasket on electrical box on storage tank that is air tight and will keep out dust and insects from entering water tank.

• Replacing and installing sanitary seals on booster pumps as well as adding additional bolts to ensure the lid is secured to the casing for safety.

• Repair or replace the broken tank float.

Full proposals are available from Eileen Nuñez Womble, Environmental Director, 3250 Road 1 Redwood Valley, CA 95470, epa1@rvpomo.net or 707-485-0361.

4590-20

7/14/2020

**NOTICE OF HEARING TO
CONSIDER CERTIFICATION
OF FINAL ENVIRONMENTAL
IMPACT REPORT FOR FINAL
CLOSURE AND POST-CLOSURE
MAINTENANCE PLAN FOR CITY
OF UKIAH LANDFILL**

All Interested Parties:

SUBJECT: Notice of Hearing on Final Environmental Impact Report ("EIR") for the Final Closure and Post-Closure Maintenance Plan for City of Ukiah Solid Waste Disposal Site ("Landfill").

PROJECT SPONSOR: City of Ukiah.

PROJECT LOCATION: The 40 acre project site is located within the 283.5 acre parcel located at 3100 Vichy Springs Road and also known as Mendocino County Assessor's Parcel No. 178-130-01. A more complete description of the location is contained in the EIR.

BRIEF PROJECT DESCRIPTION: The Project closes the Ukiah Landfill in accordance with applicable regulatory standards, including the components and systems required for closure. These include a final cover and grading designed to control stormwater, potential infiltration and accommodate settlement, landfill slope stability, construction quality assurance, drainage and erosion control systems, landfill gas control and monitoring systems, groundwater/surface water monitoring systems and site security. The Post-Closure Maintenance Plan provides for the maintenance of the Landfill after it is closed.

AVAILABILITY OF FINAL EIR: The Final EIR, including the Draft EIR and the response to comments on the DEIR, are available for public inspection and copying. It is posted on and can be downloaded from the City of Ukiah website at <https://cityofukiah.apppobox.com/v/UkiahLandfillClosureProject/folder/111009724919>.

To make alternate arrangements to obtain copies of the documents, contact Jarod Thiele, Management Analyst, at (707) 972-2404 or via email at jthiele@cityofukiah.com.

**NOTICE TO CREDITORS OF THE
LEON C. TERRY AND MOLLIE K.
TERRY REVOCABLE LIVING
TRUST, DATED NOVEMBER 29,
1997, AND RESTATED FEBRUARY
17, 2017 CREATED BY LEON C.
TERRY AND MOLLIE K. TERRY**

**CASE NO. SCUK-CVPG 20-27387
SUPERIOR COURT OF CALIFORNIA
COUNTY OF MENDOCINO**

NOTICE IS HEREBY GIVEN to the creditors and contingent creditors of the above-named decedents that all persons having claims against the decedents are required to file them with the Superior Court of Mendocino County, Ukiah Branch, at 100 N State Streets, Room 107, Ukiah, CA 95482, and mail or deliver a copy to **Thomas Cookson as Trustee of The Leon C. Terry and Mollie K. Terry Revocable Living Trust, dated November 29, 1997, and restated on February 17, 2017**, wherein the decedents were the settlors, at 280 North Oak Street, Ukiah, California 95482, within the later of four months after the date of first publication of Notice to Creditors or, if notice is mailed or personally delivered to you, 60 days after the date this Notice is mailed or personally delivered to you, or you must petition to file a late claim as provided in Section 19103 of the California Probate Code. A claim form may be obtained from the Court Clerk. For your protection, you are encouraged to file your claim by certified mail, with return receipt requested.

Dated: 6/15/2020

s/THOMAS COOKSON, Trustee of

The Leon C. Terry and Mollie K.

Terry Revocable Living Trust,

Dated November 29, 1997, and

restated February 17, 2017

c/o GINEVRA K. CHANDLER

Attorney at Law

The Law Office of Ginevra Chandler

280 North Oak Street

Ukiah, CA 95482

(707) 462-6541

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The Daily

DAILY JOURNAL

Legal Notices

4564-20

**6/23/6,30/7,7,
7/14/2020**

**Fictitious
Business
Name
Statement
2020-F0302**

The following

person(s) is(are)

doing business

as: **Mid
September 208**

**S. State St.
Ukiah, CA.
95482.**

This business is

conducted by

**an individual
Loren Hyler**

5901 Laughlin

Way Redwood

Valley, CA.

95470.

The registrant

will commence

to transact

business under

the fictitious

business name

above on **N/A.**

Endorsement

filed with the

Mendocino

County Clerk

06/02/2020.

s/Loren Hyler

The registrant

will commence

to transact

business under

the fictitious

business name

above on **N/A.**

Endorsement

filed with the

Mendocino

County Clerk

06/02/2020.

s/Loren Hyler

Legal Notices

Exhibit V

STATE OF
CALIFORNIA
County of Humboldt



PROOF OF PUBLICATION

Proof of Publication of: PG&E Corporation

I am a citizen of the United States and a resident of the County aforesaid; I am over the age of eighteen years, and not a party to or interested in the matter referred to herein. I am the "principal" clerk of the publisher of the MAD RIVER UNION a newspaper of general circulation, published once a week, Wednesdays, in the City of Arcata, county of Humboldt, and which has been adjudged a newspaper of general circulation by the Superior Court of the County of Humboldt, State of California, under the date of Oct. 29, 2013, Court Decree Number CV130613; that the notice of which the annexed is a printed copy (set in type not smaller than nonpareil), has been published in each regular and entire issue of said newspaper and not in any supplement thereof on the following dates, to wit:

Run Dates 7.15.20

Continued
on page 2

I certify (or declare) under penalty of perjury that the foregoing is true and correct.

Dated at Arcata, Humboldt County, California

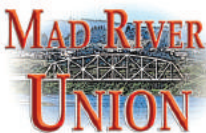
this 7/16 day of July 2020

Signature: Jack Durham

Kevin Hoover or Jack Durham

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PROOF OF PUBLICATION

Continued

UNITED STATES BANKRUPTCY COURT
NORTHERN DISTRICT OF CALIFORNIA, SAN FRANCISCO DIVISION
In re:
PG&E CORPORATION,
- and -
PACIFIC GAS AND ELECTRIC COMPANY,
Debtors.

Bankruptcy Case
No. 19-30088 (DM)
Chapter 11
(Lead Case)
(Jointly Administered)

NOTICE OF ENTRY OF CONFIRMATION ORDER AND OCCURRENCE OF EFFECTIVE DATE OF DEBTORS' AND SHAREHOLDER PROPONENTS' JOINT CHAPTER 11 PLAN OF REORGANIZATION DATED JUNE 19, 2020

PLEASE TAKE NOTICE that:

1. **The Plan and Confirmation Order.** On June 20, 2020, the United States Bankruptcy Court for the Northern District of California, San Francisco Division (the "Bankruptcy Court") entered an order [Docket No. 8053] (the "Confirmation Order") confirming the *Debtors' and Shareholder Proponents' Joint Chapter 11 Plan of Reorganization Dated June 19, 2020* [Docket No. 8048] (together with all schedules and exhibits thereto, and as may be modified, amended, or supplemented from time to time, the "Plan"). Capitalized terms used but not defined herein have the meanings ascribed to such terms in the Plan or the Confirmation Order, as applicable.

2. **The Plan Effective Date.** The Effective Date of the Plan occurred on July 1, 2020, and as a result, the Plan has been substantially consummated.

3. **Plan Binding.** The Plan and all provisions of the Plan (including, without limitation, all discharge, injunction, excusal, and release provisions contained in the Plan and in the Confirmation Order) are binding on all holders of Claims against, or Interests in, the Debtors, whether or not the Claims or Interests of any such holder are impaired under the Plan and whether or not any such holder voted to accept the Plan. You are encouraged to review the Plan and the Confirmation Order in their entirety.

4. **CHANNELING INJUNCTION.** In addition to the other provisions of the Plan and the Confirmation Order, the Plan and the Confirmation Order provide that the sole source of recovery for holders of Fire Victim Claims shall be from the Fire Victim Trust, and the sole source of recovery for holders of Subrogation Wildfire Claims shall be from the Subrogation Wildfire Trust. The holders of Fire Victim Claims and Subrogation Wildfire Claims shall have no recourse to or Claims whatsoever against the Debtors or the Reorganized Debtors or their assets and properties. Consistent with the foregoing and as provided in the Plan and the Confirmation Order, all Entities that have held or asserted, or that hold or assert any Fire Victim Claim or Subrogation Wildfire Claim shall be permanently and forever stayed, restrained, and enjoined from taking any action for the purpose of directly or indirectly collecting, recovering, or receiving payments, satisfaction, or recovery from any Debtor or Reorganized Debtor or its assets and properties with respect to any Fire Claims, including all of the following actions:

a. commencing, conducting, or continuing, in any manner, whether directly or indirectly, any suit, action, or other proceeding of any kind in any forum with respect to any such Fire Claim, against or affecting any Debtor or Reorganized Debtor, or any property or interests in property of any Debtor or Reorganized Debtor with respect to any such Fire Claim;

b. enforcing, levying, attaching, collecting or otherwise recovering, by any manner or means, or in any manner, either directly or indirectly, any judgment, award, decree or other order against any Debtor or Reorganized Debtor or against the property of any Debtor or Reorganized Debtor with respect to any such Fire Claim;

c. creating, perfecting, or enforcing in any manner, whether directly or indirectly, any Lien of any kind against any Debtor or Reorganized Debtor or the property of any Debtor or Reorganized Debtor with respect to any such Fire Claims;

d. asserting or accomplishing any setoff, right of subrogation, indemnity, contribution, or recoupment of any kind, whether directly or indirectly, against any obligation due to any Debtor or Reorganized Debtor or against the property of any Debtor or Reorganized Debtor with respect to any such Fire Claim; and

e. taking any act, in any manner, in any place whatsoever, that does not conform to, or comply with, the provisions of the Plan Documents, with respect to any such Fire Claim.

5. Assumption of Executory Contracts and Unexpired Leases and Resolution of Cure Disputes.

a. Pursuant to Section 8.1(a) of the Plan and Paragraph 32a, of the Confirmation Order, as of July 1, 2020 and subject to the payment of any applicable Cure Amount, all executory contracts and unexpired leases to which any of the Debtors are parties shall be deemed assumed, unless such executory contract or unexpired lease (i) was previously assumed or rejected by the Debtors, pursuant to a Final Order, (ii) previously expired or terminated pursuant to its own terms or by agreement of the parties thereto, (iii) was the subject of a motion to assume, assume and assign, or reject

filed by the Debtors on or before June 20, 2020, or (iv) is specifically designated as an executory contract or unexpired lease to be rejected on the Schedule of Rejected Contracts (as such Schedule may be amended).

b. Pursuant to Section 8.2(c) of the Plan and Paragraph 34 of the Confirmation Order, in the event of an unresolved dispute regarding (i) any Cure Amount, (ii) the ability of the Reorganized Debtors or any assignee to provide "adequate assurance of future performance" (within the meaning of section 365 of the Bankruptcy Code) under the executory contract or unexpired lease to be assumed, or (iii) any other matter pertaining to assumption, assumption and assignment, or the Cure Amounts required by section 365(b)(1) of the Bankruptcy Code (each, a "Cure Dispute"), such Cure Dispute shall be preserved and may be resolved in due course either consensually without further order of the Bankruptcy Court, or, after notice and an opportunity to be heard, by a Final Order of the Bankruptcy Court, which may be entered after July 1, 2020.

6. Time for Filing Rejection Damage Claims; Further Amendments to the Schedules of Assumed and Rejected Contracts.

a. Pursuant to Section 8.3 of the Plan and Paragraph 35a, of the Confirmation Order, in the event that the rejection of an executory contract or unexpired lease under the Plan results in damages to the other party or parties to such contract or lease, any Claim for such damages, shall be forever barred and shall not be enforceable against the Debtors or the Reorganized Debtors, or their respective estates, properties or interests in property, unless a proof of Claim is filed with the Bankruptcy Court and served upon the Debtors or the Reorganized Debtors, no later than thirty (30) days after the later of (i) June 20, 2020, or (ii) the effective date of the rejection of such executory contract or unexpired lease, as set forth on the Schedule of Rejected Contracts or in an order of the Bankruptcy Court.

b. Pursuant to Paragraph 32d, of the Confirmation Order:

- i. the Debtors or the Reorganized Debtors have thirty (30) days from June 20, 2020 to file amendments to the Schedule of Assumed Contracts (as defined in the Plan Supplement) and Schedule of Rejected Contracts, to remove executory contracts and unexpired leases previously listed on the Schedule of Assumed Contracts and to add executory contracts and unexpired leases to the Schedule of Rejected Contracts;

- ii. any counterparty to an executory contract or unexpired lease that is added to the Schedule of Rejected Contracts or removed from the Schedule of Assumed Contracts shall have thirty (30) days from the date on which notice of such removal or addition is served on the counterparty to file an objection thereto, which objection may be resolved either consensually without further order of the Bankruptcy Court, or, by a Final Order of the Bankruptcy Court, with any rejection deemed approved as of July 1, 2020; and

- iii. the rejection of any executory contract or unexpired lease added to the Schedule of Rejected Contracts shall be deemed approved by the Bankruptcy Court as of July 1, 2020 if an objection to the addition of such executory contract or unexpired lease to the Schedule of Rejected Contracts is not timely filed as provided above.

For the avoidance of doubt, the counterparty to an executory contract or unexpired lease that is added to the Schedule of Rejected Contracts shall have thirty (30) days to file a claim for rejection damages following the later of (i) July 1, 2020 and (ii) if a timely objection to rejection is filed and is not consensually resolved by the parties, the entry of an order approving the rejection of such executory contract or unexpired lease.

7. **Final Fee Applications.** Pursuant to Section 2.2 of the Plan, all final requests for the payment of Professional Fee Claims against a Debtor, including any Professional Fee Claim incurred during the period from the Petition Date through and including July 1, 2020, must be filed and served on the Reorganized Debtors no later than sixty (60) days after July 1, 2020. All such final requests will be subject to approval by the Bankruptcy Court after notice and a hearing in accordance with the procedures established by the Bankruptcy Code, the Interim Compensation Order, and any other prior orders of the Bankruptcy Court regarding the payment of Professionals in the Chapter 11 Cases.

8. **Certain Documents.** The Confirmation Order, the Plan, the Financing Approval Order, the Fire Victim Trust Agreement, the Fire Victim Claims Resolution Procedures, and the Plan Supplement, can be viewed free of charge at the website for the Debtors' claims and noticing agent, Prime Clerk: <https://restructuring.primeclerk.com/pge/>. Additionally, copies of such documents may be obtained by accessing the Bankruptcy Court's website: <http://www.canb.uscourts.gov>. A PACER password and login are needed to access documents on the Bankruptcy Court's website, and can be obtained at <http://www.pacer.psc.uscourts.gov>. The Fire Victim Trust Agreement and the Fire Victim Claims Resolution Procedures, among other documents related to the Fire Victim Trust, can also be viewed free of charge at the website for the Fire Victim Trust, <https://www.firevictimtrust.com/>.

Dated: July 2, 2020

WEIL, GOTSHAL & MANGES LLP

KELLER BENVENUTTI KIM LLP

UNITED STATES BANKRUPTCY COURT
NORTHERN DISTRICT OF CALIFORNIA, SAN FRANCISCO DIVISION
In re:
PG&E CORPORATION,
- and -
PACIFIC GAS AND ELECTRIC COMPANY,
Debtors.

Bankruptcy Case
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a. commencing, conducting, or continuing, in any manner, whether directly or indirectly, any suit, action, or other proceeding of any kind in any forum with respect to any such Fire Claim, against or affecting any Debtor or Reorganized Debtor, or any property or interests in property of any Debtor or Reorganized Debtor with respect to any such Fire Claim;

b. enforcing, levying, attaching, collecting or otherwise recovering, by any manner or means, or in any manner, either directly or indirectly, any judgment, award, decree or other order against any Debtor or Reorganized Debtor or against the property of any Debtor or Reorganized Debtor with respect to any such Fire Claim;

c. creating, perfecting, or enforcing in any manner, whether directly or indirectly, any Lien of any kind against any Debtor or Reorganized Debtor or the property of any Debtor or Reorganized Debtor with respect to any such Fire Claim;

d. asserting or accomplishing any setoff, right of subrogation, indemnity, contribution, or recoupment of any kind, whether directly or indirectly, against any obligation due to any Debtor or Reorganized Debtor or against the property of any Debtor or Reorganized Debtor with respect to any such Fire Claim; and

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5. **Assumption of Executory Contracts and Unexpired Leases and Resolution of Cure Disputes.**

a. Pursuant to Section 8.1(a) of the Plan and Paragraph 32a. of the Confirmation Order, as of July 1, 2020 and subject to the payment of any applicable Cure Amount, all executory contracts and unexpired leases to which any Debtor or any parties shall be deemed assigned, unless such executory contract or unexpired lease (i) was previously assumed or rejected by the Debtor, pursuant to a Final Order, (ii) previously expired or terminated pursuant to its own terms or by agreement of the parties, (iii) was the subject of a motion to assume, assume and assign, or reject

filed by the Debtors on or before June 20, 2020, or (iv) is specifically designated as an executory contract or unexpired lease to be rejected on the Schedule of Rejected Contracts (as such Schedule may be amended);

b. Pursuant to Paragraph 8.2(a) of the Plan and Paragraph 34 of the Confirmation Order, in the event of an "objection to Cure" (as defined in the Confirmation Order), the ability of the Reorganized Debtors or any assignee to provide "adequate assurance of future performance" (within the meaning of section 365(b)(1) of the Bankruptcy Code) under the executory contract or unexpired lease to be assumed, (i) any other matter pertaining to assumption, assumption and assignment, or the Cure Amount required by section 365(b)(1) of the Bankruptcy Code (each, a "Cure Dispute"), such Cure Dispute shall be preserved and may be resolved in due course either consensually without further order of the Bankruptcy Court, or, after notice and an opportunity to be heard, by a Final Order of the Bankruptcy Court, which may be entered after July 1, 2020;

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Dated: July 2, 2020

WEIL, GOTSHAL & MANGES LLP

KELLER BENVENUTTI KIM LLP



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JULY 15, 2020

MAD RIVER UNION

2

ARCATA CITY COUNCIL

The Arcata City Council meets tonight, Wednesday, July 15 at 6 p.m. View it at cityofarcata.org or on the city's YouTube channel. Members of the public may provide public comment before and during the meeting by sending comments to pc@cityofarcata.org. Agenda items include the Consent Calendar; extension of temporary restrictions on evictions due to COVID-19; a continuation of the local emergency due to the Coronavirus Pandemic; award of a bid for 2020 timber harvest to Diamond R Ranch in the amount of \$195 per thousand board feet (MBF) for logging, \$40 per MBF for trucking to Arcata, \$46 per MBF for Trucking to Samoa, and \$152 per MBF for trucking to Willits; approve the proposed wastewater rate fees for fiscal years 2020-2025; public hearing on funding under the State Community Development Block Grant Program; Arcata Police Department update on police reforms, with discussion of Campaign Zero and police reform after the killing of George Floyd;



discuss the roles and practices of serving on boards of Joint Power Authorities and regional agencies/committees; oral communications and scheduling of upcoming meetings.

WESTHAVEN CSD

The Westhaven Community Services District board meets Wednesday, July 15 at 6:30 p.m. Due to the coronavirus pandemic, WCSD Board meetings are held using Zoom at humboldtstate.zoom.us/j/92028932068

By phone (audio only): dial (408) 638-0968. At the prompt, enter the following meeting ID code: 920 2893 2068.

Send email comments to the WCSD manager at prosenblatt.wcsd@suddenlinkmail.com.

In addition to the regular monthly financial reports, the board will discuss potential funding for resolution of disinfection by product issues. The Manager's Report will include Water Loss, Project Updates, 2020-2021 Annual budget, Technical assistance grant, Planning grant and CDP for drilling wells at Fourth Avenue site.

For a full agenda and more information call the

Wesleyan Church of the Redwoods

Pastor Chuck Clark

Coffee fellowship at 10 a.m.

Traditional worship at 10:30 a.m.

Bible Study 7 p.m. Wednesday (Sept. through May)

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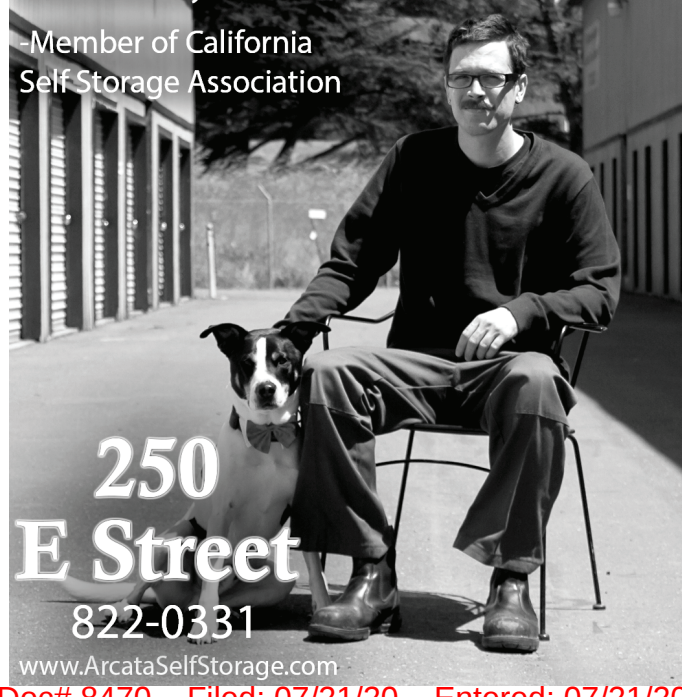
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MAD RIVER UNION

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Jada C. Brotnan, Advertising Manager ads@madriverunion.com

Daniel

Exhibit W

AFFIDAVIT OF PUBLICATION

In The Matter Of: CHAPTER 11 BANKRUPTCY

Advertisement for – PG&E

This is to certify that the above advertising appeared on page A15

Newspaper name: **MT SHASTA AREA NEWSPAPERS**

On (Dates) 07/15/20

Signature
Robert J. Ramey



Representatives pose for a photo during a groundbreaking ceremony for Siskiyou Central Credit Union in Yreka last week. PHOTO CONTRIBUTED BY SHELLY SUETTA PHOTOGRAPHY

Siskiyou Central Credit Union breaks ground on Yreka building

YREKA – Siskiyou Central Credit Union broke ground Tuesday, July 7, celebrating the start of construction at its new headquarters on Fairlane Road.

SCCU was founded in 1962 by Betty Pitman and Ken Bley, wanting to offer county employees a safe and affordable place to keep their hard-earned pay. After many moves, changes, and charter expansions, Siskiyou Central Credit Union expanded its charter to the entire community of Siskiyou County in January 2001.

Starting from Betty's desk at the Welfare Department, SCCU spent the next six decades building a reputation as Siskiyou County's premier local financial institution. SCCU has been serving community residents with a full range

of financial products that offer high interest, low fees, and member-focused service.

Today, SCCU is 8,000 members strong with more than \$86 million in assets, according to a press release. The new building will replace the current SCCU office, located on Fourth Street in Yreka. The expected completion date is summer of 2021.

"This expansion wouldn't be possible without our ever-growing membership, board of directors, supervisory committee and staff. We are excited about the opportunities this move will create, and look forward to continuing to serve our members. We are here to serve you, here to stay," said Becky Ives, President/CEO of Siskiyou Central Credit Union.

Writer's Block

Guardian angel

Submitted by
Mary Ellen Rock

It was a dark and dreary night. Maybe it was dark and stormy. I seem to remember it was raining! I had just walked, climbed might be a better word. Outside it looked like somebody, God maybe, had thrown a blanket over the world. My grandmother would have said that it was "dark as GYPT." Egypt – I think.

I had been in the basement for about two hours, it was 8:20 now. My favorite professor had assigned me to write a detailed paper about the role of Anastas Mikoyan. Bet you don't know who he was. He was a Soviet "politik" – a party stalwart. A short stocky Armenian. Tough as nails. He survived the Revolution, the famines, World War II, the purges and outlived Stalin. He helped carry the casket of Lenin in 1924 and was the Soviet representative to the funeral of John Kennedy in 1963. At the United Nations, where he served as ambassador for several years, he was known as "Comrade Nyet." Like I said, he was tough. He died in 1978.

I had really worked hard on the subject – books, microfiche (that should tell you how long ago this happened), and had taken lots of notes. The professor was my favorite but he gave me the hardest and most obscure topics. He once assigned me a paper on a revolution in Yemen. I think it was because I was the only one who could find Yemen on the map. He expected so much of me. I would never disappoint him.

Now, I needed to get to the dorm. The library closed at 9

and it was 15 minutes away. The place was almost empty. The cleaning staff was coming in. I was unsure about leaving. It was raining really hard. Still, I did not want to ruin my beige Papallo shoes. They would be ruined! My mother would kill me. She had bought them for me on the understanding I would never wear them in bad weather.

I was just about ready to make a dash for it. A figure appeared at my side. There stood Jerry McKenzie. Jerry was a grad student in chemistry. I saw him every once in a while. I would like to say he was never my boyfriend. Never, never!

What he was, was my personal guardian angel. He always seemed to appear when I needed somebody. If I fell on the snow and ice of Boone, he was there to pick me up. I dropped a loaded tray in the cafeteria, Jerry picked it up. Flunk a test, Jerry would be there to console me. I never knew how he found me.

I had first met Jerry at a graduate student mixer, a dry mixer. Watauga County was dry as was the rest of the state. It turned out that Jerry and his chemistry friends made booze in the basement of the science building. They invited a group of us down for a drink. We figured it was high class moonshine. When we got there you had to pay for your drink. You had a choice – you could kiss a graduate student or you could hold the snake.

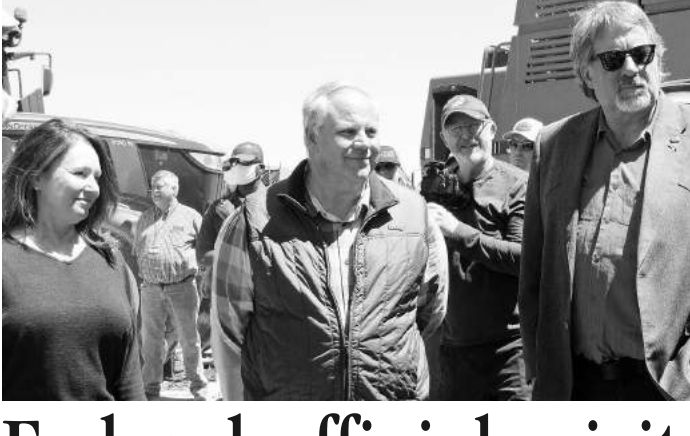
The biology department kept a couple of snakes in the basement. I was not really afraid of snakes. My grandmother had a pet snake, it followed her around outside and liked to be rubbed. So, I held the snake. The snake was beautiful, dry and had no

hands, unlike the grad students. Some friends and I went down there about once a month. That was the only time I saw Jerry, except when he was rescuing me.

There stood Jerry wearing a raincoat and carrying one of those big golf umbrellas. In one hand he held a yellow slicker and in the other, I swear, rain boots. I was very happy to see him. I asked how he had known where I was. He said that he just figured it out. I donned the rain gear and he walked me to my dorm. I thanked him profusely. He kissed me on the forehead and left.

I lost track of Jerry after we graduated. I have missed him over the years. We all need a guardian angel sometime. I have never figured why he was so attached to me. Was he just a nice guy? Was he a stalker? Was he in love with me? I just don't know.

The Siskiyou Writers' Club is a local group of people who have a passion for creative writing of all genres. They meet monthly, generally the last Thursday of the month at varying locations in Siskiyou County. This story was written by Mary Ellen Rock and was the club's choice for publication this month. If you are a writer, or have an interest in creative writing, you are invited to join the next meeting Thursday, July 30, at 5:30 p.m. at the Duncans' Botanical Garden. For more information call Bob Kaster (530) 598-5204, email septuagarianspeaks@gmail.com; or Mike Grifantini, (530) 710-4882, email mcgrifantini@att.net.



Commissioner of Reclamation Brenda Burman, Interior Secretary David Bernhardt and Congressman Doug LaMalfa listen to farmers at a media event on July 9 in Klamath Falls, Ore.

PHOTO BY LIZ BOWEN

Federal officials visit Klamath Falls area to talk about water

By Skye Kinkade

KLAMATH FALLS, Ore. – A slew of officials, most notably U.S. Department of the Interior Secretary David Bernhardt, converged in the Klamath Basin last week to talk about water and how it should be split between farmers, Native American tribes, and natural resources.

Also in attendance at the July 9 "roundtable" were Congressman Doug LaMalfa; U.S. Bureau of Reclamation Commissioner Brenda Burman; State Assemblywoman Megan Dahle; Oregon Congressman Greg Walden; and representatives from local tribes and farmers in the area.

LaMalfa referred to the conflict as a "bureaucracy-created disaster," saying that farmers' water allocations in the basin were reduced from 140,000 acre feet in April to 80,000 in May. The allocations were later restored, he said.

While Dahle praised the event as "encouraging" and LaMalfa said it shone a spotlight on Klamath water issues, the Klamath Tribes were critical, saying in a press release "the substance of the meeting was little."

Bernhardt toured a field strewn with white crosses, each representing a farm that is no longer in existence. The field was the site of a "Shut Down and Fed Up" rally on May 29. It was reported by the Klamath Falls Herald and News that after learning of the rally from Walden and at his invitation and that of LaMalfa, Bernhardt spent the day in Klamath Falls, Ore.

"Sometimes it's important for us to evaluate the situation for ourselves and then try and drive change and that's what we're going to try and do," Bernhardt told the crowd at the event, which was by invitation only.

The Herald and News reported that the visit by the top officials was the first by both a Reclamation Commissioner and Secretary of Interior at the same time, and the first by a sitting Interior secretary since 2002.

LaMalfa said in a release the following day that "bad science has led to decades of disregard for the irrigators' water rights, and there need to be long-term solutions to update the science so farmers can

receive the water that they own."

LaMalfa went on to say the water "does not belong to anyone other than Basin farmers, and the bureaucracy has no right to take it away without compensation."

"Yesterday's meeting was about listening to all parties tribes, communities, refugee advocates, and farmers so we can educate the secretary on the realities of this project," said LaMalfa. "This was a beginning of a fresh look at a solution rather than continuing on the failed efforts of the last administration."

Dahle pointed out that this was the first time Bernhardt and Berman had visited the area, and called the meeting "an important step in the process to help solve 30 years of water conflict."

The Klamath Tribes said they found out about Bernhardt's visit two days in advance. They were disappointed that Bernhardt, Burman and LaMalfa did not wear masks, adding "to the disproportionate risk of infection faced by our impoverished tribal community," the release states.

"The 10-15 minutes afforded to our representatives to speak was not an example of 'meaningful' government-to-government consultation as defined in any of several state and federal policies," the release states. "When our representatives attempted to make this point, Secretary Bernhardt interrupted and informed them that the 'did not have to come' to this meeting. We hope that any future request to meet with the Klamath Tribes in our homeland will allow for genuine, meaningful, and respectful exchanges between federal officials and our entire elected Tribal Council if not a larger group of our members."

The tribe said there was no opportunity for detailed interaction, so they left copies of documents that they hope federal leaders will read.

"We fear that the 'meeting' was little more than political cover for further erasure of our Indigenous voices – and in our own homeland. The struggle to protect and restore the health of this magnificent place that the Klamath, Modoc, and Yahoolooskin peoples have called home for thousands of years continues."

UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF CALIFORNIA, SAN FRANCISCO DIVISION

In re:
EFC CORPORATION,
- and -
PACIFIC GAS & ELECTRIC COMPANY,
Debtors.

Bankruptcy Case No. 19-30088 (DM)
Chapter 11
(Lead Case)
(Jointly Administered)

NOTICE OF ENTRY OF CONFIRMATION ORDER AND OCCURRENCE OF EFFECTIVE DATE OF DEBTORS' AND SHAREHOLDER PROPONENTS' JOINT CHAPTER 11 PLAN OF REORGANIZATION DATED JUNE 19, 2020

PLEASE TAKE NOTICE THAT:

1. The Plan and Confirmation Order. On June 20, 2020, the United States Bankruptcy Court for the Northern District of California, San Francisco Division (the "Bankruptcy Court") entered an order [Docket No. 8053] (the "Confirmation Order") confirming the Debtors' and Shareholder Proponents' Joint Chapter 11 Plan of Reorganization dated June 19, 2020 (Case No. 8048) (together with all schedules and exhibits thereto, and as may be modified, amended or supplemented from time to time, the "Plan"). Capitalized terms used but not defined herein have the meanings ascribed to such terms in the Plan or the Confirmation Order, as applicable.

2. The Plan Effective Date. The Effective Date of the Plan occurred on July 1, 2020, and as a result, the Plan has been substantially consummated.

3. Plan Binding. The Plan and all provisions of the Plan (including, without limitation, all discharge, injunction, exculpation, and release provisions contained in the Plan and in the Confirmation Order) are binding on all holders of Claims against, or interests in, the Debtors, whether or not the Claims or interests of any such holder are impaired under the Plan and whether or not any such holder voted to accept the Plan. You are encouraged to review the Plan and the Confirmation Order in their entirety.

4. CHANNELING INJUNCTION. In addition to the other provisions of the Plan and the Confirmation Order, the Plan and the Confirmation Order provide that the sole source of recovery for holders of Fire Victim Claims shall be from the Fire Victim Trust, and the sole source of recovery for holders of Subrogation Wildfire Claims shall be from the Subrogation Wildfire Trust. The holders of Fire Victim Claims and Subrogation Wildfire Claims shall have no recourse to or claims whatsoever against the Debtors or the Reorganized Debtors or their assets and properties. Consistent with the foregoing and as provided in the Plan and the Confirmation Order, all Entities that have held or asserted, or that hold or assert, any Fire Victim Claim or Subrogation Wildfire Claim shall be prohibited from collecting, recovering, or receiving payments, satisfaction, or recovery from any Debtor or Reorganized Debtor or its assets and properties with respect to any Fire Claims, including all of the following actions:

a. commencing, conducting, or continuing, in any manner, whether directly or indirectly, any suit, action, or other proceeding of any kind in any forum with respect to any such Fire Claim, against or affecting any Debtor or Reorganized Debtor or any property or interests in property of any Debtor or Reorganized Debtor with respect to any such Fire Claim;

b. enforcing, levying, attaching, collecting or otherwise recovering, by any manner or means, or in any manner, either directly or indirectly, any judgment, award, decree or other order against any Debtor or Reorganized Debtor or against the property of any Debtor or Reorganized Debtor with respect to any such Fire Claim;

c. creating, perfecting, or enforcing in any manner, whether directly or indirectly, any Lien of any kind against any Debtor or Reorganized Debtor or the property of any Debtor or Reorganized Debtor with respect to any such Fire Claims;

d. asserting or accomplishing any setoff, right of subrogation, indemnity, contribution, or recovery of any kind, directly or indirectly, against any Debtor or Reorganized Debtor with respect to any such Fire Claim; and

e. taking any act, in any manner, in any place whatsoever, that does not conform to, or comply with, the provisions of the Plan Documents, with respect to any such Fire Claim.

5. Assumption of Executory Contracts and Unexpired Leases and Resolution of Cure Disputes.

a. Pursuant to Section 8.1(a) of the Plan and Paragraph 32a of the Confirmation Order, as of July 1, 2020 and subject to the payment of any applicable Cure Amount, all executory contracts and unexpired leases to which any of the Debtors are parties shall be deemed assumed, unless such executory contract or unexpired lease (i) was previously assumed or rejected by the Debtors, pursuant to a Final Order, (ii) previously expired or terminated

pursuant to its own terms or by agreement of the parties thereto, (iii) was the subject of a motion to assume, assume and assign, or reject filed by the Debtors on or before June 20, 2020, or (iv) is specifically designated as an executory contract or unexpired lease to be rejected on the Schedule of Rejected Contracts (as such Schedule may be amended).

b. Pursuant to Section 8.2(c) of the Plan and Paragraph 34 of the Confirmation Order, in the event of an unresoled dispute regarding (i) any Cure Amount, (ii) the ability of the Reorganized Debtors or any assignee to provide "adequate assurance of future performance" (within the meaning of section 365 of the Bankruptcy Code) under the executory contract or unexpired lease to be assumed, or (iii) any other matter pertaining to assumption, assumption and assignment, the Cure Amounts required by section 365(b)(1) of the Bankruptcy Code (each, a "Fire Cure Dispute"), such Cure Dispute shall be preserved and may be resolved in due course either consensually without further order of the Bankruptcy Court, or, after notice and an opportunity to be heard, by a Final Order of the Bankruptcy Court, which may be entered after July 1, 2020.

c. Pursuant to Section 8.3 of the Plan and Paragraph 35a of the Confirmation Order, in the event that the rejection of an executory contract or unexpired lease under the Plan results in damages to the other party or parties to such contract or lease, any claim for such damages, shall be forever barred and shall not be enforceable against the Debtors or the Reorganized Debtors, or their respective estates, properties or interests in property, unless a proof of claim is filed with the Bankruptcy Court and served upon the Debtors or the Reorganized Debtors, no later than thirty (30) days after the later of (i) June 20, 2020, or (ii) the effective date of the rejection of such executory contract or unexpired lease, as set forth on the Schedule of Rejected Contracts or in an order of the Bankruptcy Court.

d. Pursuant to Paragraph 32d of the Confirmation Order:

i. the Debtors or the Reorganized Debtors have thirty (30) days from June 20, 2020 to file amendments to the Schedule of Assumed Contracts (as defined in the Plan Supplement and Schedule of Rejected Contracts), to remove executory contracts and unexpired leases previously listed on the Schedule of Assumed Contracts and to add executory contracts and unexpired leases to the Schedule of Rejected Contracts;

ii. any contemporaneous executory contract or unexpired lease that is added to the Schedule of Rejected Contracts or removed from the Schedule of Assumed Contracts shall have thirty (30) days from the date on which notice of removal or addition is served on the counterparty to file an objection thereto, such objection may be resolved either consensually without further order of the Bankruptcy Court, or, by a Final Order of the Bankruptcy Court, with any rejection deemed approved as of July 1, 2020; and

iii. the rejection of any executory contract or unexpired lease added to the Schedule of Rejected Contracts shall be deemed approved by the Bankruptcy Court as of July 1, 2020 if an objection to the addition of such executory contract or unexpired lease to the Schedule of Rejected Contracts is not timely filed as provided above.

For the avoidance of doubt, the counterparty to an executory contract or unexpired lease that is added to the Schedule of Rejected Contracts shall have thirty (30) days to file a claim for rejection damages following the later of (i) July 1, 2020 and (ii) if a timely objection to rejection is filed and is not consensually resolved by the parties, the entry of an order approving the rejection of such executory contract or unexpired lease.

7. Final Fee Applications. Pursuant to Section 2.2 of the Plan, all final requests for payment of Professional Fee Claims against a Debtor, including any Professional Fee Claim incurred during the period from the Petition Date through and including July 1, 2020, must be filed and served on the Reorganized Debtor no later than sixty (60) days after July 1, 2020. Any such final requests will be subject to approval by the Bankruptcy Court after notice and a hearing in accordance with the procedures established by the Bankruptcy Court, the plan of Professional Fees and the Chapter 11 Code.

8. Certain Documents. The Confirmation Order, the Plan, the Financing Approval Order, the Fire Victim Trust Agreement, the Fire Victim Claims Resolution Procedures, and the Plan Supplement, can be viewed free of charge at the website for the Debtors' claims and noticing agent, Prime Clerk: <https://restructuring.primeclerk.com/>. Additionally, copies of such documents may be obtained by accessing the Bankruptcy Court's website: <http://www.cancb.uscourts.gov>, or the Professional Fees website, and a login are needed to access documents on the Bankruptcy Court's website, and can be obtained at <http://www.pacer.psc.uscourts.gov>. The Fire Victim Trust Agreement and the Fire Victim Claims Resolution Procedures, among other documents related to the Fire Victim Trust, can also be viewed free of charge at the website for the Fire Victim Trust, <http://www.firevictimtrust.com/>.

9. WEIL, GOTSHAL & MANGES LLP
KELLER BENVENUTI KIM LLP

Map Act.

SECTION V. Rate to be Charged as a Special Tax. There shall be levied on each parcel within the Greater McCloud Fire and Emergency Response Zone a special tax as follows:

Improved parcels: \$93.79 each
Unimproved parcels: \$66.20 each (first and second unimproved parcels)

\$24.83 each (next third and fourth unimproved parcels)

\$8.28 each (five or more parcels)

Example: An owner of five unimproved parcels would pay \$190.34 (\$66.20 + \$24.83 + \$24.83 + \$24.83 + \$8.28).

Thereafter, said special tax shall be increased each year for the first ten (10) years,

Exhibit X

PARADISE POST

PO Drawer 70
Paradise, CA 95967
530-877-4413
38006751
legals@paradisepost.com

PG&E CORPORATION
77 BEALE STREET
SAN FRANCISCO, CA 94177

Legal No. **0006501021**

Declaration of Publication

State of California
County of Butte

That at all times herein mentioned Declarant is and was a resident of said county of Butte over the age of twenty-one years; not a party to nor interested in the within matter; that Declarant is now and was at all times herein mentioned the Legal Clerk of the Paradise Post, a newspaper published twice a week, which said newspaper was adjudged a newspaper of general circulation on November 12, 1946, by Superior Court Order No. 22262 as entered in Book 30 Page 223 of said Court; and that said newspaper is printed and published every Wednesday and Saturday.

07/15/2020

and such publications was made in the regular issues of said paper (and not in any supplemental edition or extra thereof).

07/15/2020



Signature

<p style="text-align: center;">UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF CALIFORNIA, SAN FRANCISCO DIVISION</p> <p>In re: PG&E CORPORATION, - and - PACIFIC GAS AND ELECTRIC COMPANY, Debtors.</p>		<p>Bankruptcy Case No. 19-30088 (DM) Chapter 11 (Lead Case) (Jointly Administered)</p>
<p>NOTICE OF ENTRY OF CONFIRMATION ORDER AND OCCURRENCE OF EFFECTIVE DATE OF DEBTORS' AND SHAREHOLDER PROPOSERS' JOINT CHAPTER 11 PLAN OF REORGANIZATION DATED JUNE 19, 2020</p>		
<p>PLEASE TAKE NOTICE that:</p> <p>1. The Plan and Confirmation Order. On June 20, 2020, the United States Bankruptcy Court for the Northern District of California, San Francisco Division (the "Bankruptcy Court") entered an order [Docket No. 8053] (the "Confirmation Order") confirming the <i>Debtors</i> and <i>Shareholder Proposers' Joint Chapter 11 Plan of Reorganization Dated June 19, 2020</i> [Docket No. 8048] (together with all schedules and exhibits thereto, and as may be modified, amended, or supplemented from time to time, the "Plan"). Capitalized terms used but not defined herein have the meanings ascribed to such terms in the Plan or the Confirmation Order, as applicable.</p> <p>2. The Plan Effective Date. The Effective Date of the Plan occurred on July 1, 2020, and as a result, the Plan has been substantially consummated.</p> <p>3. Plan Binding. The Plan and all provisions of the Plan (including, without limitation, all discharge, injunction, exculpation, and release provisions contained in the Plan and in the Confirmation Order) are binding on all holders of Claims against, or Interests in, the Debtors, whether or not the Claims or Interests of any such holder are impaired under the Plan and whether or not any such holder voted to accept the Plan. You are encouraged to review the Plan and the Confirmation Order in their entirety.</p> <p>4. CHANNELING INJUNCTION. In addition to the other provisions of the Plan and the Confirmation Order, the Plan and the Confirmation Order provide that the <i>sole source of recovery for holders of Fire Victim Claims shall be from the Fire Victim Trust, and the sole source of recovery for holders of Subrogation Wildfire Claims shall be from the Subrogation Wildfire Trust.</i> The holders of Fire Victim Claims and Subrogation Wildfire Claims shall have no recourse to or Claims whatsoever against the Debtors or the Reorganized Debtors or their assets and properties. Consistent with the foregoing and as provided in the Plan and the Confirmation Order, all Entities that have held or asserted, or that hold or assert any Fire Victim Claim or Subrogation Wildfire Claim shall be <i>permanently and forever stayed, restrained, and enjoined</i> from taking any action for the purpose of directly or indirectly collecting, recovering, or receiving payments, satisfaction, or recovery from any Debtor or Reorganized Debtor or its assets and properties with respect to any Fire Claims, including all of the following actions:</p> <ul style="list-style-type: none"> a. commencing, conducting, or continuing, in any manner, whether directly or indirectly, any suit, action, or other proceeding of any kind in any forum with respect to any such Fire Claim, against or affecting any Debtor or Reorganized Debtor, or any property or interests in property of any Debtor or Reorganized Debtor with respect to any such Fire Claim; b. enforcing, levying, attaching, collecting or otherwise recovering, by any manner or means, or in any manner, either directly or indirectly, any judgment, award, decree or other order against any Debtor or Reorganized Debtor or against the property of any Debtor or Reorganized Debtor with respect to any such Fire Claim; c. creating, perfecting, or enforcing in any manner, whether directly or indirectly, any Lien of any kind against any Debtor or Reorganized Debtor or the property of any Debtor or Reorganized Debtor with respect to any such Fire Claims; d. asserting or accomplishing any setoff, right of subrogation, indemnity, contribution, or recoupment of any kind, whether directly or indirectly, against any obligation due to any Debtor or Reorganized Debtor or against the property of any Debtor or Reorganized Debtor with respect to any such Fire Claim; e. taking any act, in any manner, in any place whatsoever, that does not conform to, or comply with, the provisions of the Plan Documents, with respect to any such Fire Claim. <p>5. Assumption of Executory Contracts and Unexpired Leases and Resolution of Cure Disputes.</p> <ul style="list-style-type: none"> a. Pursuant to Section 8.1(a) of the Plan and Paragraph 32a. of the Confirmation Order, as of July 1, 2020 and subject to the payment of any applicable Cure Amount, all executory contracts and unexpired leases to which any of the Debtors are parties shall be deemed assumed, unless such executory contract or unexpired lease (i) was previously assumed or rejected by the Debtors, pursuant to a Final Order, (ii) previously expired or terminated pursuant to its own terms or by agreement of the parties thereto, (iii) was the subject of a motion to assume, assume and assign, or reject filed <p>by the Debtors on or before June 20, 2020, or (iv) is specifically designated as an executory contract or unexpired lease to be rejected on the Schedule of Rejected Contracts (as such Schedule may be amended).</p> <p>b. Pursuant to Section 8.2(c) of the Plan and Paragraph 34 of the Confirmation Order, in the event of an unresolved dispute regarding (i) any Cure Amount, (ii) the ability of the Reorganized Debtors or any assignee to provide "adequate assurance of future performance" (within the meaning of section 365 of the Bankruptcy Code) under the executory contract or unexpired lease to be assumed, or (iii) any other matter pertaining to assumption, assumption and assignment, or the Cure Amounts required by section 365(j)(1) of the Bankruptcy Code (each, a "Cure Dispute"), such Cure Dispute shall be preserved and may be resolved in due course either consensually without further order of the Bankruptcy Court, or, after notice and an opportunity to be heard, by a Final Order of the Bankruptcy Court, which may be entered after July 1, 2020.</p> <p>6. Time for Filing Rejection Damage Claims; Further Amendments to the Schedules of Assumed and Rejected Contracts.</p> <ul style="list-style-type: none"> a. Pursuant to Section 8.3 of the Plan and Paragraph 35a. of the Confirmation Order, in the event that the rejection of an executory contract or unexpired lease under the Plan results in damages to the other party or parties to such contract or lease, any Claim for such damages, shall be forever barred and shall not be enforceable against the Debtors or the Reorganized Debtors, or their respective estates, properties or interests in property, unless a proof of Claim is filed with the Bankruptcy Court and served upon the Debtors or the Reorganized Debtors, no later than thirty (30) days after the later of (i) June 20, 2020, or (ii) the effective date of the rejection of such executory contract or unexpired lease, as set forth on the Schedule of Rejected Contracts or in an order of the Bankruptcy Court. b. Pursuant to Paragraph 32d. of the Confirmation Order: <ul style="list-style-type: none"> i. the Debtors or the Reorganized Debtors have thirty (30) days from June 20, 2020 to file amendments to the Schedule of Assumed Contracts (as defined in the Plan Supplement) and Schedule of Rejected Contracts, to remove executory contracts and unexpired leases previously listed on the Schedule of Assumed Contracts and to add executory contracts and unexpired leases to the Schedule of Rejected Contracts; ii. any counterparty to an executory contract or unexpired lease that is added to the Schedule of Rejected Contracts or removed from the Schedule of Assumed Contracts shall have thirty (30) days from the date on which notice of such removal or addition is served on the counterparty to file an objection thereto, which objection may be resolved either consensually without further order of the Bankruptcy Court, or, by a Final Order of the Bankruptcy Court, with any rejection deemed approved as of July 1, 2020; and iii. the rejection of any executory contract or unexpired lease added to the Schedule of Rejected Contracts shall be deemed approved by the Bankruptcy Court as of July 1, 2020 if an objection to the addition of such executory contract or unexpired lease to the Schedule of Rejected Contracts is not timely filed as provided above. For the avoidance of doubt, the counterparty to an executory contract or unexpired lease that is added to the Schedule of Rejected Contracts shall have thirty (30) days to file a claim for rejection damages following the later of (i) July 1, 2020 and (ii) if a timely objection to rejection is filed and is not consensually resolved by the parties, the entry of an order approving the rejection of such executory contract or unexpired lease. <p>7. Final Fee Applications. Pursuant to Section 2.2 of the Plan, all final requests for the payment of Professional Fee Claims against a Debtor, including any Professional Fee Claim incurred during the period from the Petition Date through and including July 1, 2020, must be filed and served on the Reorganized Debtors no later than sixty (60) days after July 1, 2020. All such final requests will be subject to approval by the Bankruptcy Court after notice and a hearing in accordance with the procedures established by the Bankruptcy Code, the Interim Compensation Order, and any other prior orders of the Bankruptcy Court regarding the payment of Professionals in the Chapter 11 Cases.</p> <p>8. Certain Documents. The Confirmation Order, the Plan, the Financing Approval Order, the Fire Victim Trust Agreement, the Fire Victim Claims Resolution Procedures, and the Plan Supplement, can be viewed free of charge at the website for the Debtors' claims and noticing agent, Prime Clerk: https://restructuring.primeclerk.com/pgf/. Additionally, copies of such documents may be obtained by accessing the Bankruptcy Court's website: http://www.cacb.uscourts.gov. A PACER password and login are needed to access documents on the Bankruptcy Court's website, and can be obtained at: http://www.pacer.psc.uscourts.gov. The Fire Victim Trust Agreement and the Fire Victim Claims Resolution Procedures, among other documents related to the Fire Victim Trust, can also be viewed free of charge at the website for the Fire Victim Trust, https://www.firevictimtrust.com/.</p> <p>Dated: July 2, 2020</p> <p style="text-align: center;">WEIL, GOTSHAL & MANGES LLP KELLER BENVENUTTI KIM LLP</p>		

TECHNOLOGY

**By Dee-Ann Durbin
and Terence Chea**
The Associated Press

HAYWARD, CALIFORNIA Robots that can cook — from flipping burgers to baking bread — are in growing demand as virus-wary kitchens try to put some distance between workers and customers.

Starting this fall, the White Castle burger chain will test a robot arm that can cook french fries and other foods. The robot, dubbed Flippy, is made by Pasadena, California-based Miso Robotics.

White Castle and Miso have been discussing a partnership for about a year. Those talks accelerated when COVID-19 struck, said White Castle Vice President Jamie Richardson.

Richardson said the robot can free up employees for other tasks like disinfecting tables or handling the rising number of delivery orders. A touch-free environment that minimizes contact is also increasingly important to customers, he said.

"The world's just reshaped in terms of thoughts around food safety," Richardson said.

Flippy currently costs \$30,000, with a \$1,500 monthly service fee. By the middle of next year, Miso hopes to offer the robot for free but charge a higher monthly fee.

Robot food service was a trend even before the coronavirus pandemic, as hospitals, campus cafeterias and others tried to meet demand for fresh, customized options 24 hours a day while keeping labor costs in check. Robot chefs appeared at places like Creator, a burger restaurant in San Francisco, and Dalkomm Coffee outlets in South Korea.

Now, some say, robots may shift from being a novelty to a necessity. The U.S. Centers for Disease Control says the risk of getting COVID-19 from handling or consuming food outside the home is low. Still, there have been numerous outbreaks among restaurant employees and patrons.

"I expect in the next two years you will see pretty significant robotic adoption in the food space because of COVID," said Vipin Jain, the co-founder and CEO of Blendid, a Silicon Valley startup.



A technician makes an adjustment to a robot at Miso Robotics' White Castle test kitchen in Pasadena on Thursday.

Blendid sells a robot kit that makes a variety of fresh smoothies. Customers can order from a smartphone app and tweak the recipe if they want more kale or less ginger, for example. Once or twice a day, a Blendid employee refills the ingredients.

Only a handful are now operating around San Francisco, but since the pandemic began, Blendid has

started contract discussions with hospitals, corporations, shopping malls and groceries.

"What used to be forward-thinking — last year, pre-COVID — has become current thinking," Jain said. As salad bars shut down, Hayward, California-based Chowbotics started getting more inquiries about Sally, a robot about the size of a refrigerator that makes a variety of salads and bowls. Sally lets customers choose from 22 prepared ingredients stored inside the machine. It can make around 65 bowls a day before kitchen workers need to refill the ingredients.

Prior to this year, Chowbotics had sold around 125 of its \$35,000 robots, primarily to hospitals and colleges. But since the coronavirus hit, sales have jumped more than 60%, CEO Rick Wilmer said, with growing

interest from grocery stores, senior living communities and even the U.S. Department of Defense.

Wilkinson Baking Co., whose BreadBot mixes, forms and bakes loaves of bread, has also been getting more inquiries. Randall Wilkinson, the CEO of the Walla Walla, Washington-based company, said the BreadBot serves shifting needs. Grocery shoppers no longer want self-serve options like olive bars, but they still want fresh and local food. Seeing how that food is made also gives them more confidence, he said.

Robot cooks haven't always been successful. Spyce, a Boston restaurant with a robot-run kitchen, closed in November to retool its menu. Zume, a Silicon Valley startup that made pizzas with robots, shut down its pizza business in January. It's now making face masks

"The world's just reshaped in terms of thoughts around food safety," Richardson said.

Johnson said the campus is buying another Sally for students to use when they return this August, which will save four hours per day of grab-and-go salad prep in the college deli.

"I think the pandemic has made us realize how much we need more equipment like Sally," Johnson said.

Para más detalles llame al 1-800-660-6789 • 詳情請致電 1-800-893-9555

NOTICE OF PACIFIC GAS AND ELECTRIC COMPANY'S

REQUEST TO CHANGE RATES FOR THE RECOVERY OF

ENERGY PURCHASES AND THE CALIFORNIA CLIMATE

CREDIT FOR 2021 (A.20-07-002)

Acronyms you need to know

PG&E: Pacific Gas and Electric Company

CPUC: California Public Utilities Commission

ERRA: Energy Resource Recovery Account

SUMMARY

On July 1, 2020, PG&E filed its 2021 ERRA Forecast application with the CPUC requesting approval to change rates for the following:

• Recovery of approximately \$2.8 billion in costs related to the generation of electricity, including fuel and buying energy from third parties to serve bundled customer load

• Setting certain charges for bundled and departing load customers for the recovery of the above-market portion of PG&E's portfolio, which are included in the Power Charge Indifference Adjustment (PCIA), Ongoing Competition Transition Charge (CTC) and Cost Allocation Mechanism (CAM)

• Compliance with government mandates recovered through the Tree Mortality Non-bypassable Charge (TMNC)

As part of this application, PG&E customers will also receive the California Climate Credit. The credit will be applied twice a year, in April 2021 and October 2021, for residential electric customers and once a year, in April 2021, for residential gas customers.

BACKGROUND

The ERRA is used to record fuel and purchased power costs that can be recovered in customer rates. While this may result in a change in rates, PG&E recovers these costs with no markup for return or profit. The purpose of this application is to forecast costs of obtaining energy for customers and to approve the amount to be returned to customers from the sale of greenhouse gas emission allowances for the 2021 calendar year.

If the CPUC approves this application, PG&E will begin to recover its costs in electric rates effective January 1, 2021. At the end of 2021, PG&E will compare actual costs to the amounts forecasted in this application and will incorporate any differences in next year's application.

HOW WILL THE APPLICATION AFFECT ELECTRIC RATES?

Most customers receive bundled electric service from PG&E, meaning they receive electric generation, transmission and distribution services. This information includes the California Climate Credit for residential customers and greenhouse gas allowance returns for eligible nonresidential customers.

Based on rates currently in effect, the bill for a typical residential customer using 500 kWh per month would increase from \$127.45 to \$128.42, or 0.8%. Actual impacts will vary depending on energy usage. Detailed rate information will be sent directly to customers in a bill insert.

Direct Access and Community Choice Aggregation customers only receive electric transmission and distribution services from PG&E. PG&E does not purchase energy for these customers. However, as mentioned above, this application addresses recovery of certain costs incurred before their departure.

These customers also receive the benefit of the California Climate Credit. In addition, eligible nonresidential DA and CCA customers receive the benefit of the greenhouse gas allowance returns. The impact of PG&E's application on these customers is an average increase of 2.3%.

Another category of nonbundled customers is Departing Load. These customers do not receive electric generation, transmission or distribution services from PG&E. However, these customers are required to pay certain charges by law or CPUC decision. The impact of PG&E's application on these customers is an average decrease of -3.3%.

Exact amounts are subject to change and to CPUC regulatory approval. PG&E will update its rate request in August 2020 and will provide the CPUC with updated amounts later in the year to ensure the most current information is used to set customer rates.

CPUC PROCESS

This application will be assigned to a judge, who will consider proposals and evidence presented during the formal hearing process. The judge will issue a proposed decision which may adopt PG&E's application, modify it or deny it. Any CPUC Commissioner may sponsor an alternate decision. The proposed decision, and any alternate decisions, will be discussed and voted upon by the CPUC Commissioners.

The Public Advocates Office is currently reviewing this application. The Public Advocates Office is the independent consumer advocate within the CPUC with a statutory mandate to represent customers of investor-owned utilities to obtain the lowest possible rate for service consistent with safe, reliable service and the state's environmental policy goals. For more information, please call 415-703-1584, email PublicAdvocatesOffice@cpuc.ca.gov or visit PublicAdvocates.ca.gov.

WHERE CAN I GET MORE INFORMATION?

CONTACT PG&E

If you have questions about PG&E's filing, please contact PG&E at 1-800-743-5000. For TTY, call 1-800-652-4712.

If you would like a copy of the filing and exhibits, please write to the address below:

Pacific Gas and Electric Company

2021 ERRA Forecast Application (A.20-07-002)

P.O. Box 7442

San Francisco, CA 94120

CONTACT CPUC

You may also get information about this proceeding by contacting the CPUC.

• If you would like to make a comment, please visit cpuc.ca.gov/A2007002Comment to submit a comment on the CPUC Docket Card. You can also review other public comments related to this rate request.

• If you have questions about CPUC processes, you may contact the CPUC's Public Advisor's Office.

Email: Public.Advisor@cpuc.ca.gov

Mail: CPUC

Public Advisor's Office

505 Van Ness Avenue

San Francisco, CA 94102

Call: 1-866-849-8390 (toll-free)

For TTY, call 1-866-836-7825 (toll-free)

Dated: July 2, 2020

For reference 2021 ERRA Forecast Application (A.20-07-002) in any communications you have with the CPUC regarding this matter.

Demand for robot cooks rises as kitchens combat COVID-19

**By Dee-Ann Durbin
and Terence Chea**
The Associated Press

HAYWARD, CALIFORNIA Robots that can cook — from flipping burgers to baking bread — are in growing demand as virus-wary kitchens try to put some distance between workers and customers.

Starting this fall, the White Castle burger chain will test a robot arm that can cook french fries and other foods. The robot, dubbed Flippy, is made by Pasadena, California-based Miso Robotics.

White Castle and Miso have been discussing a partnership for about a year. Those talks accelerated when COVID-19 struck, said White Castle Vice President Jamie Richardson.

Richardson said the robot can free up employees for other tasks like disinfecting tables or handling the rising number of delivery orders. A touch-free environment that minimizes contact is also increasingly important to customers, he said.

"The world's just reshaped in terms of thoughts around food safety," Richardson said.

Flippy currently costs \$30,000, with a \$1,500 monthly service fee. By the middle of next year, Miso hopes to offer the robot for free but charge a higher monthly fee.

Robot food service was a trend even before the coronavirus pandemic, as hospitals, campus cafeterias and others tried to meet demand for fresh, customized options 24 hours a day while keeping labor costs in check. Robot chefs appeared at places like Creator, a burger restaurant in San Francisco, and Dalkomm Coffee outlets in South Korea.

Now, some say, robots may shift from being a novelty to a necessity. The U.S. Centers for Disease Control says the risk of getting COVID-19 from handling or consuming food outside the home is low. Still, there have been numerous outbreaks among restaurant employees and patrons.

"I expect in the next two years you will see pretty significant robotic adoption in the food space because of COVID," said Vipin Jain, the co-founder and CEO of Blendid, a Silicon Valley startup.



A technician makes an adjustment to a robot at Miso Robotics' White Castle test kitchen in Pasadena on Thursday.

Blendid sells a robot kit that makes a variety of fresh smoothies. Customers can order from a smartphone app and tweak the recipe if they want more kale or less ginger, for example. Once or twice a day, a Blendid employee refills the ingredients.

Only a handful are now operating around San Francisco, but since the pandemic began, Blendid has

started contract discussions with hospitals, corporations, shopping malls and groceries.

"What used to be forward-thinking — last year, pre-COVID — has become current thinking," Jain said. As salad bars shut down, Hayward, California-based Chowbotics started getting more inquiries about Sally, a robot about the size of a refrigerator that makes a variety of salads and bowls. Sally lets customers choose from 22 prepared ingredients stored inside the machine. It can make around 65 bowls a day before kitchen workers need to refill the ingredients.

Prior to this year, Chowbotics had sold around 125 of its \$35,000 robots, primarily to hospitals and colleges. But since the coronavirus hit, sales have jumped more than 60%, CEO Rick Wilmer said, with growing

interest from grocery stores, senior living communities and even the U.S. Department of Defense.

Wilkinson Baking Co., whose BreadBot mixes, forms and bakes loaves of bread, has also been getting more inquiries. Randall Wilkinson, the CEO of the Walla Walla, Washington-based company, said the BreadBot serves shifting needs. Grocery shoppers no longer want self-serve options like olive bars, but they still want fresh and local food. Seeing how that food is made also gives them more confidence, he said.

Robot cooks haven't always been successful. Spyce, a Boston restaurant with a robot-run kitchen, closed in November to retool its menu. Zume, a Silicon Valley startup that made pizzas with robots, shut down its pizza business in January. It's now making face masks

"The world's just reshaped in terms of thoughts around food safety," Richardson said.

Johnson said the campus is buying another Sally for students to use when they return this August, which will save four hours per day of grab-and-go salad prep in the college deli.

"I think the pandemic has made us realize how much we need more equipment like Sally," Johnson said.

Legal Notices

Legal Notices

ADVERTISEMENT TO BIDDERS

NOTICE IS HEREBY GIVEN THAT THE

BOARD OF TRUSTEES OF THE PARADISE UNIFIED SCHOOL DISTRICT, of

the County of Butte, State of California,

will receive up to and no later than

Wednesday, August 05, 2020 at

2:00 p.m. sealed bids for the award and

contract for the furnishing of all

labor, materials, transportation, and

services required for the construction

of the **Tennis Courts & Parking**

Lot project and such bids shall be received at the office of the **Paradise Unified School District, 6696 Clark Road, Paradise, CA 95969**, and shall be opened and publicly read aloud at the above stated time and place.

A mandatory bidders' conference will be held on **Friday, July 24, 2020 at 9:00a.m.** at Paradise High School located at **5911 Maxwell Drive, Paradise, CA 95969**. Meet in parking lot along Maxwell Drive.

Each Bid must conform and be responsive to this invitation, the Instructions to Bidders, and the Contract Documents. Documents for this project may now be obtained from:

Valley Contractors Exchange
951 E 8th Street
Chico, CA 95928
(530) 343-1994

Each Bid shall be accompanied by a certified cashier's check or bid bond made in favor of the Board of Trustees, Paradise Unified School District, executed by the bidder as principal and an admitted surety company as surety. All bonds for this project must be issued by an Admitted Surety, an insurance organization authorized by the Insurance Commissioner to transact business of Insurance in the State of California during this business year, in an amount not less than ten percent (10

Exhibit Y

California Newspaper Service Bureau®

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DECLARATION

I am a resident of Los Angeles County, over the age of eighteen years and not a party to any or interested in the matter noticed.

The notice, of which the annexed is a printed copy appeared in the:

SAN FRANCISCO EXAMINER

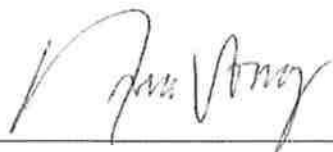
On the following dates:

July 15, 2020

I certify (or declare) under penalty of perjury that the foregoing is true and correct.

Dated at Los Angeles, California, this

15 day of July 2020



Signature

3378779

*"The only Public Notice which is justifiable
from the standpoint of true economy and the public interest,
is that which reaches those who are affected by it"*

Rev. 11/09 Daily Journal Corporation, 915 East First Street, Los Angeles, CA 90012

UNITED STATES BANKRUPTCY COURT
NORTHERN DISTRICT OF CALIFORNIA, SAN FRANCISCO DIVISION
In re:
PG&E CORPORATION,
- and -
PACIFIC GAS AND ELECTRIC COMPANY,
Debtors. Bankruptcy Case
No. 19-30088 (DM)
Chapter 11
(Lead Case)
(Jointly Administered)

**NOTICE OF ENTRY OF CONFIRMATION ORDER AND OCCURRENCE OF
EFFECTIVE DATE OF DEBTORS' AND SHAREHOLDER PROPOSENTS'
JOINT CHAPTER 11 PLAN OF REORGANIZATION DATED JUNE 19, 2020**

PLEASE TAKE NOTICE that:

1. **The Plan and Confirmation Order.** On June 20, 2020, the United States Bankruptcy Court for the Northern District of California, San Francisco Division (the "Bankruptcy Court") entered an order (Docket No.8053) (the "Confirmation Order") confirming the Debtors' and Shareholder Proposants' Joint Chapter 11 Plan of Reorganization Dated June 19, 2020 (Docket No.8048) (together with all schedules and exhibits thereto, and as may be modified, amended, or supplemented from time to time, the "Plan"). Capitalized terms used but not defined herein have the meanings ascribed to such terms in the Plan or the Confirmation Order, as applicable.

2. **The Plan Effective Date.** The Effective Date of the Plan occurred on July 1, 2020, and as a result, the Plan has been substantially consummated.

3. **Plan Binding.** The Plan and all provisions of the Plan (including, without limitation, all discharge, injunction, exculpation, and release provisions contained in the Plan and in the Confirmation Order) are binding on all holders of Claims against, or Interests in, the Debtors, whether or not the Claims or Interests of any such holder are impaired under the Plan and whether or not any such holder voted to accept the Plan. You are encouraged to review the Plan and the Confirmation Order in their entirety.

4. **CHANNELING INJUNCTION.** In addition to the other provisions of the Plan and the Confirmation Order, the Plan and the Confirmation Order provide that the sole source of recovery for holders of Fire Victim Claims shall be from the Fire Victim Trust, and the sole source of recovery for holders of Subrogation Wildfire Claims shall be from the Subrogation Wildfire Trust. The holders of Fire Victim Claims and Subrogation Wildfire Claims shall have no recourse to or Claims whatsoever against the Debtors or the Reorganized Debtors or their assets and properties. Consistent with the foregoing and as provided in the Plan and the Confirmation Order, all Entities that have held or asserted, or that hold or assert any Fire Victim Claim or Subrogation Wildfire Claim shall be permanently and forever stayed restrained, and enjoined from taking any action for the purpose of directly or indirectly collecting, recovering, or receiving payments, satisfaction, or recovery from any Debtor or Reorganized Debtor or its assets and properties with respect to any Fire Claims, including all of the following actions:

a. commencing, conducting, or continuing, in any manner, whether directly or indirectly, any suit, action, or other proceeding of any kind in any forum with respect to any such Fire Claim, against or affecting any Debtor or Reorganized Debtor, or any property or interests in property of any Debtor or Reorganized Debtor with respect to any such Fire Claim;

b. enforcing, levying, attaching, collecting or otherwise recovering, by any manner or means, or in any manner, either directly or indirectly, any judgment, award, decree or other order against any Debtor or Reorganized Debtor or against the property of any Debtor or Reorganized Debtor with respect to any such Fire Claim;

c. creating, perfecting, or enforcing in any manner, whether directly or indirectly, any Lien of any kind against any Debtor or Reorganized Debtor or the property of any Debtor or Reorganized Debtor with respect to any such Fire Claims;

d. asserting or accomplishing any setoff, right of subrogation, indemnity, contribution, or recoupment of any kind, whether directly or indirectly, against any obligation due to any Debtor or Reorganized Debtor or against the property of any Debtor or Reorganized Debtor with respect to any such Fire Claim; and

e. taking any act, in any manner, in any place whatsoever, that does not conform to, or comply with, the provisions of the Plan Documents, with respect to any such Fire Claim.

**5. Assumption of Executory Contracts and Unexpired Leases and Resolution of
Claims.**

a. Pursuant to Section 8.1(a) of the Plan and Paragraph 32a of the Confirmation Order, as of July 1, 2020 and subject to the payment of any applicable Cure Amount, all executory contracts and unexpired leases to which any of the Debtors are parties shall be deemed assumed, unless such executory contract or unexpired lease (i) was previously assumed

or rejected by the Debtors, pursuant to a Final Order, (ii) previously expired or terminated pursuant to its own terms or by agreement of the parties thereto, (iii) was the subject of a motion to assume, assume and assign, or reject filed by the Debtors on or before June 20, 2020, or (iv) is specifically designated as an executory contract or unexpired lease to be rejected on the Schedule of Rejected Contracts (as such Schedule may be amended).

b. Pursuant to Section 8.2(c) of the Plan and Paragraph 34 of the Confirmation Order, in the event of an unresolved dispute regarding (i) any Cure Amount, (ii) the ability of the Reorganized Debtor or any assignee to provide "adequate assurance of future performance" (within the meaning of section 365 of the Bankruptcy Code) under the executory contract or unexpired lease to be assumed, or (iii) any other matter pertaining to assumption, assumption and assignment, or the Cure Amounts required by section 365(b)(1) of the Bankruptcy Code (each, a "Cure Dispute"), such Cure Dispute shall be preserved and may be resolved in due course either consensually without further order of the Bankruptcy Court, or, after notice and an opportunity to be heard, by a Final Order of the Bankruptcy Court, which may be entered after July 1, 2020.

**6. Time for Filing Rejection Damage Claims; Further Amendments to the
Schedules of Assumed and Rejected Contracts.**

a. Pursuant to Section 8.3 of the Plan and Paragraph 35a of the Confirmation Order, in the event that the rejection of an executory contract or unexpired lease under the Plan results in damages to the other party or parties to such contract or lease, any Claim for such damages, shall be forever barred and shall not be enforceable against the Debtors or the Reorganized Debtors, or their respective estates, properties or interests in property, unless a proof of Claim is filed with the Bankruptcy Court and served upon the Debtors or the Reorganized Debtors, no later than thirty (30) days after the later of (i) June 20, 2020, or (ii) the effective date of the rejection of such executory contract or unexpired lease, as set forth on the Schedule of Rejected Contracts or in an order of the Bankruptcy Court.

b. Pursuant to Paragraph 32d of the Confirmation Order:

i. The Debtors or the Reorganized Debtors have thirty (30) days from June 20, 2020 to file amendments to the Schedule of Assumed Contracts (as defined in the Plan Supplement) and Schedule of Rejected Contracts, to remove executory contracts and unexpired leases previously listed on the Schedule of Assumed Contracts and to add executory contracts and unexpired leases to the Schedule of Rejected Contracts;

ii. any counterparty to an executory contract or unexpired lease that is added to the Schedule of Rejected Contracts or removed from the Schedule of Assumed Contracts shall have thirty (30) days from the date on which notice of such removal or addition is served on the counterparty to file an objection thereto, which objection may be resolved either consensually without further order of the Bankruptcy Court, or, by a Final Order of the Bankruptcy Court, with any rejection deemed approved of as of July 1, 2020; and

iii. the rejection of any executory contract or unexpired lease added to the Schedule of Rejected Contracts shall be deemed approved by the Bankruptcy Court as of July 1, 2020 if an objection to the addition of such executory contract or unexpired lease to the Schedule of Rejected Contracts is not timely filed as provided above.

For the avoidance of doubt, the counterparty to an executory contract or unexpired lease that is added to the Schedule of Rejected Contracts shall have thirty (30) days to file a claim for rejection damages following the later of (i) July 1, 2020 and (ii) if a timely objection to rejection is filed and is not consensually resolved by the parties, the entry of an order approving the rejection of such executory contract or unexpired lease.

7. **Final Fee Applications.** Pursuant to Section 2.2 of the Plan, all final requests for the payment of Professional Fee Claims against a Debtor, including any Professional Fee Claim incurred during the period from the Petition Date through and including July 1, 2020, must be filed and served on the Reorganized Debtors no later than sixty (60) days after July 1, 2020. All such final requests will be subject to approval by the Bankruptcy Court after notice and a hearing in accordance with the procedures established by the Bankruptcy Code, the Interim Compensation Order, and any other prior orders of the Bankruptcy Court regarding the payment of Professionals in the Chapter 11 Cases.

8. **Certain Documents.** The Confirmation Order, the Plan, the Financing Approval Order, the Fire Victim Trust Agreement, the Fire Victim Claims Resolution Procedures, and the Plan Supplement, can be viewed free of charge at the website for the Debtors' claims and noticing agent, Prime Clerk: <https://restructuring.primeclerk.com/pgc/>. Additionally, copies of such documents may be obtained by accessing the Bankruptcy Court's website: <http://www.canc.uscourts.gov>. A PACER password and login are needed to access documents on the Bankruptcy Court's website, and can be obtained at <http://www.pacer.psc.uscourts.gov>. The Fire Victim Trust Agreement and the Fire Victim Claims Resolution Procedures, among other documents related to the Fire Victim Trust, can also be viewed free of charge at the website for the Fire Victim Trust, <https://www.firevictimtrust.com/>.

Dated: July 2, 2020
**WEIL, GOTSHAL & MANGES LLP
KELLERBENVENUTI KIM LLP**

**ORDER TO SHOW CAUSE
FOR CHANGE OF NAME**

Case No. 20CIV02501
Superior Court of California,
County of SAN MATEO
Petition of: ROSA M.
ARGALUZA for Change of
Name
TO ALL INTERESTED
PERSONS:

Petitioner ROSA M.
ARGALUZA filed a petition with
this court for a decree changing
name as follows:

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Exhibit Z

AFFIDAVIT OF PUBLICATION

In The Matter Of: CHAPTER 11 BANKRUPTCY

Advertisement for – PG&E

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On (Dates) 07/15/20

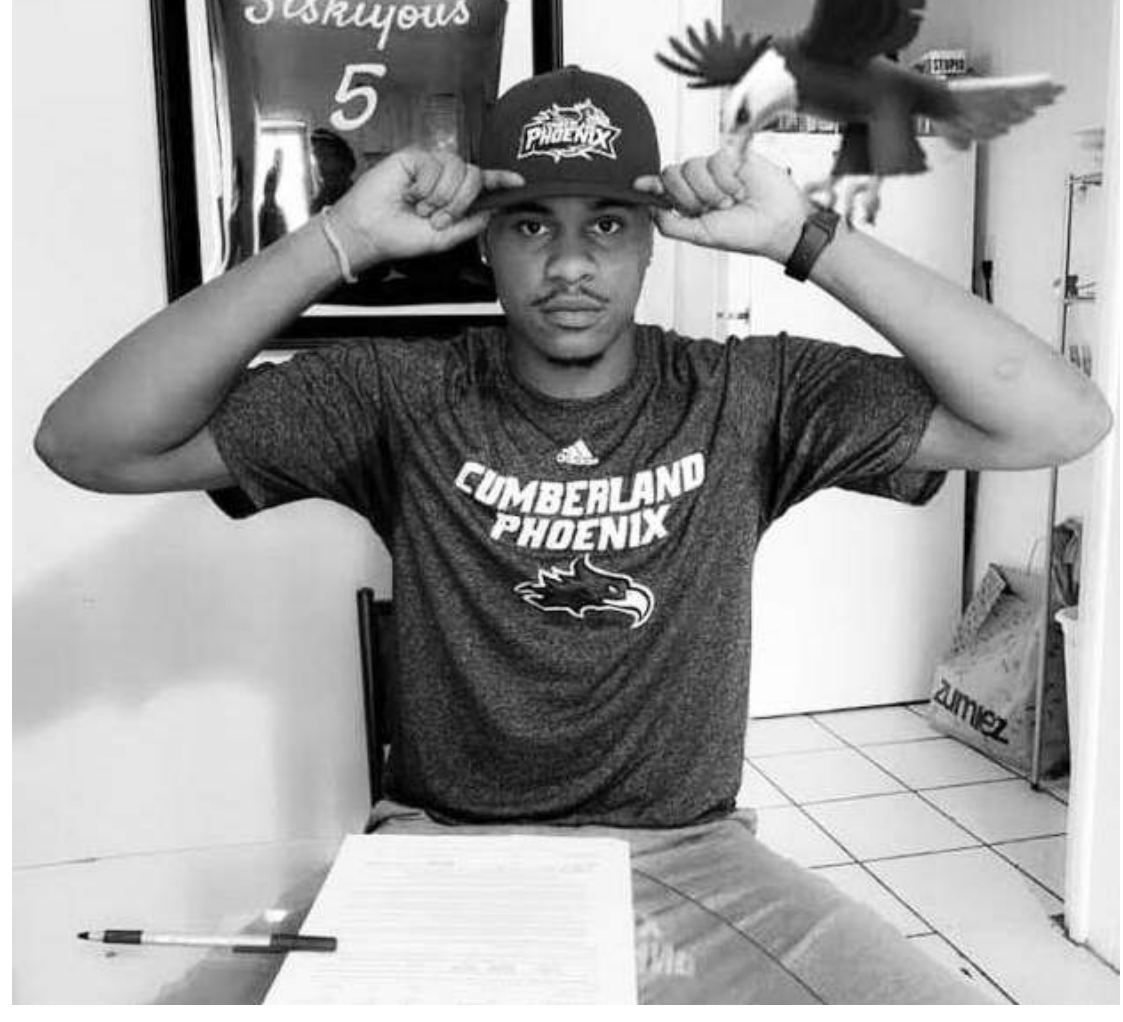
Signature
Robert J Ramey

COS hoops players McClendon and Thomas sign with four year schools



College of the Siskiyous men's basketball players Bishop Thomas, above, and Dwayne McClendon, below, signed with four-year schools.

CONTRIBUTED PHOTOS



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By Bill Choy

WEED – Two College of the Siskiyous men's basketball sophomores recently signed with four-year schools.

Dwayne McClendon signed with NAIA program Cumberland University of Cumberland, Tennessee, while Bishop Thomas signed with Park University, an NAIA school located in Gilbert, Arizona.

McClendon, a forward from Hammond, Indiana, averaged 15.8 points and six rebounds per game last season, and was a two-time all-conference selection in the Golden Valley Conference. He led the GVC in scoring as a freshman.

Thomas, a point guard from Chico, averaged 8.5 points, 5.3 assists, and four rebounds per game. He was an All-Conference selection as a freshman and led the GVC in

assists in his two seasons with the Eagles.

"Both of these guys came in and worked hard and earned everything they got from day one," COS head men's basketball coach Kyle Heath said. "Very happy for them that they got a scholarship and get to continue their education and careers at the next level."

Heath added that both were key players for the Eagles and will be very hard to replace.

"I'm sad I don't get to coach them ever again but also happy and proud to be a small part of their stories," he said. "I know they'll both be successful at the next level and with whatever they do in life."

Heath also said that McClendon was a leader that competed every day.

"He was a scholar athlete both his seasons as well," Heath said. "Very coachable

and liked and respected by all his teammates. He's what I would hope/wish for in every player in our program."

On the court, Heath said that Dwayne was a player that could score anywhere on the floor. He shot nearly 40 percent from 3-point range in his time at COS and was an 80% free-throw shooter.

Thomas was also a leader on the court for COS, Heath said. "He had a knack for coming up big when we needed him the most."

"He's the type of young man who other people gravitate towards," Heath said. "Typical of most good point guards. Off the court a great kid too. Went to class never had any issues off the court. Another kid I wish I could have in my program every year."

LEGAL NOTICES

Continued from A11

the County to use electronic records, electronic signatures, and digital signatures to the fullest extent allowed by law, and does not limit the County's ability to use electronic records, electronic signatures, or digital signatures "in any way."

SECTION II: Constitutionality

If any section, subsection, sentence, clause or phrase of this ordinance is for any reason held to be unconstitutional, such decision shall not affect the validity of the remaining portion of this ordinance. The Board of Supervisors hereby declares that it would have passed this ordinance and each section, subsection, sentence, clause or phrase thereof, irrespective of the fact that any one or more sections, subsections, sentences, clauses or phrases be declared unconstitutional.

SECTION III: This ordinance shall become effective 30 days after its passage and shall, within 15 days of adoption, be published once in a newspaper or general circulation, printed and published in the County of Siskiyou.

PASSED AND ADOPTED this 7th day of July, 2020 at a regular meeting of the Board of Supervisors by the following vote:

AYES: Supervisors Criss, Haupt, Valenzuela, and Kobseff

NOES: NONE

ABSENT: Supervisor Nixon

ABSTAIN: NONE

ATTEST: LAURA BYNUM, CLERK,

BOARD OF SUPERVISORS.

NEWS#11023 PUB. JULY 15, 2020

LEGAL NOTICE
NOTICE OF ELECTION AND
DATE FIXED FOR BALLOT
ARGUMENTS FOR OR AGAINST
MEASURE I
GRENADA FIRE PROTECTION
DISTRICT

A RESOLUTION OF THE BOARD OF DIRECTORS OF THE GRENADA FIRE PROTECTION DISTRICT REQUESTING SPENDING LIMITATIONS UNDER ARTICLE XIII(B) OF THE STATE OF CALIFORNIA CONSTITUTION.

NOTICE IS HEREBY GIVEN by Laura Bynum, County Clerk, County of Siskiyou, that an election will be held in the Grenada Fire Protection District in Siskiyou County on November 3, 2020. The following questions will be submitted to the qualified voters of the Grenada Fire Protection District: MEASURE I

Shall the Grenada Fire Protection District be allowed to maintain the current spending limit pursuant to Article 13B of the California Constitution of an amount not to exceed \$50,000 for a period from the last election for the next four years?

YES NO

NOTICE is further given that based upon the time reasonably necessary to prepare and print the arguments and sample ballot booklets for said election, the County Clerk's Office has fixed 4:00 p.m., July 31, 2020, as a reasonable date prior to the election after which no arguments for or against measure may be submitted for printing and distribution to voters. Arguments for and against this measure are limited to 300 words or less. All arguments must be submitted to the Siskiyou County Clerk's Office, 510 N. Main Street, Yreka, CA 96097, phone (530) 842-8084. Arguments may be withdrawn or changed up to and including the time and date set forth as the deadline for filing.

NOTICE is further given that specific requirements for submitting arguments are provided in the Siskiyou County Guide for Submitting Arguments and Rebuttal for Local Meas-

ures booklet, which is available on the County Elections website at www.siskiyou.org or from the Siskiyou County Clerk's Office at the above-listed address.

NOTICE is further given that if arguments are submitted both for and against the proposed measure, the authors may prepare and submit rebuttal arguments not to exceed 250 words. The County Clerk's Office has fixed 4 p.m., August 14, 2020 as the deadline for submission of rebuttals if such is required.

NOTICE is further given that the public examination period for analysis and arguments is August 17, 2020 through August 28, 2020.

NOTICE IS FURTHER GIVEN that the polls at said election will be open from 7:00 a.m. until 8:00 p.m.

Dated: July 10, 2020 s/Laura Bynum, County Clerk

NEWS#11025 PUB. JULY 15, 2020

Filing No.: 2020-47-228

FILED: Siskiyou County

July 7, 2020

Laura Bynum, Clerk

By:

D. Daw, Deputy Clerk

Filing Fee: \$37.00 - For first business name on statement.

\$2.00 - For each additional business name filed on same statement and doing business at the same location.

\$2.00 - For each additional owner in excess of one owner.

FICTITIOUS BUSINESS
NAME STATEMENT

The following person (persons) is (are) doing business as: Etna Professional Building, 311 Collier Way, Etna CA, 96027; Siskiyou County, 96027; 311 Collier Way, Etna CA, 96027

2. P.O. Box 219, Etna CA, 96027

The fictitious business name was filed in SISKIYOU COUNTY on

04/07/2006

File Number:

2020-47-227

1. Sari Sommarstrom,

3404 Forest Lane, Etna CA, 96027;

2. Jacie Leary,

210 Valley Pines Road, Etna CA, 96027

THIS BUSINESS WAS CONDUCTED

BY a General Partnership

I declare that all information in this

statement is true and correct. (A regis-

trant who declares as true infor-

mation which he or she knows to be

false is guilty of a crime.)

/s/Sari Sommarstrom

This Statement was filed with the

County Clerk of Siskiyou County on

JULY 7, 2020.

LAURA BYNUM, CLERK

BY: ENDORSED: D. Daw, Deputy Clerk

File Number:

2020-47-227

NEWS#11026 PUB. JULY 15, 22, 29;

AUG. 5, 2020

STATEMENT OF
ABANDONMENT OF USE OF
FICTITIOUS BUSINESS NAME

The person(s) listed below have abandoned the use of the following fictitious business name(s):

1. Etna Office Building,
311 Collier Way,
Etna CA, 96027

2. P.O. Box 219,
Etna CA, 96027

(530) 467-5783

The fictitious business name was

filed in SISKIYOU COUNTY on

04/07/2006

File Number:

2020-47-227

1. Sari Sommarstrom,

3404 Forest Lane, Etna CA, 96027;

2. Jacie Leary,

210 Valley Pines Road, Etna CA, 96027

THIS BUSINESS WAS CONDUCTED

BY a General Partnership

I declare that all information in this

statement is true and correct. (A regis-

trant who declares as true infor-

mation which he or she knows to be

false is guilty of a crime.)

/s/Sari Sommarstrom

This Statement was filed with the

County Clerk of Siskiyou County on

JULY 7, 2020.

LAURA BYNUM, CLERK

BY: ENDORSED: D. Daw, Deputy Clerk

File Number:

2020-47-227

NEWS#11026 PUB. JULY 15, 22, 29;

AUG. 5, 2020

PUBLIC NOTICE
PUBLIC SALE

Notice is hereby given that pursuant to Section 21700 and 21716 of the Business and Professions Code, State of California, the undersigned will sell at public sale by competitive bidding on

July 30, 2020 at 11:00 a.m. in the premises where said property has been stored and which are located at

WEED MINI STORAGE UNITS,
Shastina Drive, City of Weed, County of Siskiyou, State of California, the goods, collaterals, or personal property described below.

• In the matter of Aaron Davis

Main items in storage #53 - Unit contains boxes, decorations, kitchenware.

NEWS#11016 PUB. JULY 15, 2020

PUBLIC NOTICE
NOTICE OF REQUEST FOR
PROPOSALS

The Gazelle Elementary School District (District) is issuing this RFP requesting Statements of Proposals from contractors qualified to provide to the District proper services for the following: Entire Exterior Facility Painting Project, General Fund at

Shastina Drive, City of Weed, County of Siskiyou, State of California.

District will receive proposals for the Entire Exterior Facility Painting Project up to, but not later than Friday, August 7, at 5:00 p.m. Such proposals shall be received at the District Office, 25304 Gazelle-Callahan Road, Gazelle CA, 96034.

Each proposal must conform and be responsible to this invitation and the contract documents, copies of which are available by emailing kryse@gazelle.k12.ca.us or at the District Office located at 25305 Gazelle-Callahan Road, Gazelle CA, 96034. (530) 435-2321.

Bidders will need to provide DIR number in order to be considered for award of this Bid.

The District reserves the right to reject any or all bids, to waive any irregularities or informalities in the bids or the bidding process.

Jami Thomas, Superintendent

Gazelle Elementary School District

NEWS#10999 PUB. JULY 15, 2020

UNITED STATES BANKRUPTCY COURT
NORTHERN DISTRICT OF CALIFORNIA, SAN FRANCISCO DIVISION

In re:
PG&E CORPORATION,
- and -
PACIFIC GAS AND ELECTRIC COMPANY,<

Exhibit AA

Affidavit of Publication

No.

{ Miller Advertising Agency, Inc.
220 West 42nd Street, 12th Floor
New York, NY 10036

STATE OF CALIFORNIA
SS.
COUNTY OF TRINITY

Wayne R. Agner of the said County, being duly sworn, deposes and says:

That he is and at all times herein mentioned was a citizen of the United States, over the age of twenty-one years and that he is not a party to, nor interested in the above entitled matter;

That he is the publisher of The Trinity Journal, a newspaper of general circulation published in the Town of Weaverville, County of Trinity, and which newspaper at all times herein mentioned had and still has a bona fide subscription list of paying subscribers, and which newspaper has been established, printed and published at regular intervals in the said Town of Weaverville, County of Trinity, for a period exceeding one year next preceding the date of publication of the notice hereinafter referred to; and which newspaper is not devoted to nor published for the interests, entertainment or instruction of a particular class, profession, trade, calling, race, or denomination, or any number of same; that the notice, of which the annexed is a printed copy, has been published in each regular and entire issue of said newspaper and not in any supplement thereof on the following dates, to wit:

July 15, 2020

I hereby certify under penalty of perjury that the foregoing is true and correct. Executed at Weaverville, California, on the 15th day of July 2020.

Wayne R. Agner
WAYNE R. AGNER
Publisher

AFFIDAVIT OF PUBLICATION OF

ROP PUBLIC NOTICE
"PG&E Corporation"

BY TRINITY JOURNAL

Please See Attachment

UNITED STATES BANKRUPTCY COURT
NORTHERN DISTRICT OF CALIFORNIA, SAN FRANCISCO DIVISION
In re:
PG&E CORPORATION,
- and -
PACIFIC GAS AND ELECTRIC COMPANY,
Debtors.

**NOTICE OF ENTRY OF CONFIRMATION ORDER AND OCCURRENCE OF
EFFECTIVE DATE OF DEBTORS' AND SHAREHOLDER PROPONENTS' JOINT
CHAPTER 11 PLAN OF REORGANIZATION DATED JUNE 19, 2020**

PLEASE TAKE NOTICE that:

1. **The Plan and Confirmation Order.** On June 20, 2020, the United States Bankruptcy Court for the Northern District of California, San Francisco Division (the "Bankruptcy Court") entered an order [Docket No. 8053] (the "Confirmation Order") confirming the *Debtors' and Shareholder Proponents' Joint Chapter 11 Plan of Reorganization Dated June 19, 2020* [Docket No. 8048] (together with all schedules and exhibits thereto, and as may be modified, amended, or supplemented from time to time, the "Plan"). Capitalized terms used but not defined herein have the meanings ascribed to such terms in the Plan or the Confirmation Order, as applicable.

2. **The Plan Effective Date.** The Effective Date of the Plan occurred on July 1, 2020, and as a result, the Plan has been substantially consummated.

3. **Plan Binding.** The Plan and all provisions of the Plan (including, without limitation, all discharge, injunction, excusal, and release provisions contained in the Plan and in the Confirmation Order) are binding on all holders of Claims against, or Interests in, the Debtors, whether or not the Claims or Interests of any such holder are impaired under the Plan and whether or not any such holder voted to accept the Plan. You are encouraged to review the Plan and the Confirmation Order in their entirety.

4. **CHANNELING INJUNCTION.** In addition to the other provisions of the Plan and the Confirmation Order, the Plan and the Confirmation Order provide that the *sole source of recovery for holders of Fire Victim Claims shall be from the Fire Victim Trust, and the sole source of recovery for holders of Subrogation Wildfire Claims shall be from the Subrogation Wildfire Trust.* The holders of Fire Victim Claims and Subrogation Wildfire Claims shall have no recourse to or Claims whatsoever against the Debtors or the Reorganized Debtors or their assets and properties. Consistent with the foregoing and as provided in the Plan and the Confirmation Order, all Entities that have held or asserted, or that hold or assert any Fire Victim Claim or Subrogation Wildfire Claim shall be *permanently and forever stayed, restrained, and enjoined* from taking any action for the purpose of directly or indirectly collecting, recovering, or receiving payments, satisfaction, or recovery from any Debtor or Reorganized Debtor or its assets and properties with respect to any Fire Claims, including all of the following actions:

a. *commencing, conducting, or continuing, in any manner, whether directly or indirectly, any suit, action, or other proceeding of any kind in any forum with respect to any such Fire Claim, against or affecting any Debtor or Reorganized Debtor, or any property or interests in property of any Debtor or Reorganized Debtor with respect to any such Fire Claim;*

b. *enforcing, levying, attaching, collecting or otherwise recovering, by any manner or means, or in any manner, either directly or indirectly, any judgment, award, decree or other order against any Debtor or Reorganized Debtor or against the property of any Debtor or Reorganized Debtor with respect to any such Fire Claim;*

c. *creating, perfecting, or enforcing in any manner, whether directly or indirectly, any Lien of any kind against any Debtor or Reorganized Debtor or the property of any Debtor or Reorganized Debtor with respect to any such Fire Claims;*

d. *asserting or accomplishing any setoff, right of subrogation, indemnity, contribution, or recoupment of any kind, whether directly or indirectly, against any obligation due to any Debtor or Reorganized Debtor or against the property of any Debtor or Reorganized Debtor with respect to any such Fire Claim; and*

e. *taking any act, in any manner, in any place whatsoever, that does not conform to, or comply with, the provisions of the Plan Documents, with respect to any such Fire Claim.*

5. **Assumption of Executory Contracts and Unexpired Leases and Resolution of Cure Disputes.**

a. Pursuant to Section 8.1(a) of the Plan and Paragraph 32a. of the Confirmation Order, as of July 1, 2020 and subject to the payment of any applicable Cure Amount, all executory contracts and unexpired leases to which any of the Debtors are parties shall be deemed assumed, unless such executory contract or unexpired lease (i) was previously assumed or rejected by the Debtors, pursuant to a Final Order, (ii) previously expired or terminated pursuant to its own terms or by agreement of the parties thereto, (iii) was the subject of a motion to assume, assume and assign, or reject

filed by the Debtors on or before June 20, 2020, or (iv) is specifically designated as an executory contract or unexpired lease to be rejected on the Schedule of Rejected Contracts (as such Schedule may be amended).

b. Pursuant to Section 8.2(c) of the Plan and Paragraph 34 of the Confirmation Order, in the event of an unresolved dispute regarding (i) any Cure Amount, (ii) the ability of the Reorganized Debtors or any assignee to provide "adequate assurance of future performance" (within the meaning of section 365 of the Bankruptcy Code) under the executory contract or unexpired lease to be assumed, or (iii) any other matter pertaining to assumption, assumption and assignment, or the Cure Amounts required by section 365(b)(1) of the Bankruptcy Code (each, a "Cure Dispute"), such Cure Dispute shall be preserved and may be resolved in due course either consensually without further order of the Bankruptcy Court, or, after notice and an opportunity to be heard, by a Final Order of the Bankruptcy Court, which may be entered after July 1, 2020.

6. Time for Filing Rejection Damage Claims; Further Amendments to the Schedules of Assumed and Rejected Contracts.

a. Pursuant to Section 8.3 of the Plan and Paragraph 35a. of the Confirmation Order, in the event that the rejection of an executory contract or unexpired lease under the Plan results in damages to the other party or parties to such contract or lease, any Claim for such damages, shall be forever barred and shall not be enforceable against the Debtors or the Reorganized Debtors, or their respective estates, properties or interests in property, unless a proof of Claim is filed with the Bankruptcy Court and served upon the Debtors or the Reorganized Debtors, **no later than thirty (30) days after the later of (i) June 20, 2020, or (ii) the effective date of the rejection of such executory contract or unexpired lease**, as set forth on the Schedule of Rejected Contracts or in an order of the Bankruptcy Court.

b. Pursuant to Paragraph 32d. of the Confirmation Order:

i. The Debtors or the Reorganized Debtors have thirty (30) days from June 20, 2020 to file amendments to the Schedule of Assumed Contracts (as defined in the Plan Supplement) and Schedule of Rejected Contracts, to remove executory contracts and unexpired leases previously listed on the Schedule of Assumed Contracts and to add executory contracts and unexpired leases to the Schedule of Rejected Contracts;

ii. any counterparty to an executory contract or unexpired lease that is added to the Schedule of Rejected Contracts or removed from the Schedule of Assumed Contracts shall have thirty (30) days from the date on which notice of such removal or addition is served on the counterparty to file an objection thereto, which objection may be resolved either consensually without further order of the Bankruptcy Court, or, by a Final Order of the Bankruptcy Court, with any rejection deemed approved as of July 1, 2020; and

iii. the rejection of any executory contract or unexpired lease added to the Schedule of Rejected Contracts shall be deemed approved by the Bankruptcy Court as of July 1, 2020 if an objection to the addition of such executory contract or unexpired lease to the Schedule of Rejected Contracts is not timely filed as provided above.

For the avoidance of doubt, the counterparty to an executory contract or unexpired lease that is added to the Schedule of Rejected Contracts shall have thirty (30) days to file a claim for rejection damages following the later of (i) July 1, 2020 and (ii) if a timely objection to rejection is filed and is not consensually resolved by the parties, the entry of an order approving the rejection of such executory contract or unexpired lease.

7. **Final Fee Applications.** Pursuant to Section 2.2 of the Plan, all final requests for the payment of Professional Fee Claims against a Debtor, including any Professional Fee Claim incurred during the period from the Petition Date through and including July 1, 2020, must be filed and served on the Reorganized Debtors no later than sixty (60) days after July 1, 2020. All such final requests will be subject to approval by the Bankruptcy Court after notice and a hearing in accordance with the procedures established by the Bankruptcy Code, the Interim Compensation Order, and any other prior orders of the Bankruptcy Court regarding the payment of Professionals in the Chapter 11 Cases.

8. **Certain Documents.** The Confirmation Order, the Plan, the Financing Approval Order, the Fire Victim Trust Agreement, the Fire Victim Claims Resolution Procedures, and the Plan Supplement, can be viewed free of charge at the website for the Debtors' claims and noticing agent, Prime Clerk: <https://restructuring.primeclerk.com/pgc/>. Additionally, copies of such documents may be obtained by accessing the Bankruptcy Court's website: <http://www.cdnbc.uscourts.gov>. A PACER password and login are needed to access documents on the Bankruptcy Court's website, and can be obtained at <http://www.pacer.psc.uscourts.gov>. The Fire Victim Trust Agreement and the Fire Victim Claims Resolution Procedures, among other documents related to the Fire Victim Trust, can also be viewed free of charge at the website for the Fire Victim Trust, <https://www.firevictimtrust.com/>.

Dated: July 2, 2020

**WEIL, GOTSHAL & MANGES LLP
KELLER BENVENUTTI KIM LLP**

Exhibit BB

PROOF OF PUBLICATION

Modoc County Record

P.O. Box 531
Alturas, CA 96101
(530) 233-2632

State of California
County of Modoc

I am a citizen of the United States and a resident of the county aforesaid; I am over the age of eighteen years; I am not a party to or interested in the notice published.

I am the publisher of the *Modoc County Record*, a newspaper of general circulation, printed and published weekly in the City of Alturas, County of Modoc.

The *Modoc County Record* has been adjudged a newspaper of general circulation by the Superior Court of the County of Modoc, State of California, under the date of July 30, 1958, Case Number 6356.

The notice of which the annexed is a printed copy, has been published in each regular and entire issue of said newspaper and not in any supplement thereof on the following dates, to wit:

July 16th,

All in the year 2020.

I certify (or declare) under the penalty of perjury that the following is true and correct:

Dated in Alturas, California this

16th day of July, 2020.



<p style="text-align: center;">UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF CALIFORNIA, SAN FRANCISCO DIVISION</p> <p>In re: PG&E CORPORATION, - and - PACIFIC GAS AND ELECTRIC COMPANY, Debtors.</p>		<p style="text-align: center;">Bankruptcy Case No. 19-30088 (DM) Chapter 11 (Lead Case) (Jointly Administered)</p>
<p>NOTICE OF ENTRY OF CONFIRMATION ORDER AND OCCURRENCE OF EFFECTIVE DATE OF DEBTORS' AND SHAREHOLDER PROPONENTS' JOINT CHAPTER 11 PLAN OF REORGANIZATION DATED JUNE 19, 2020</p>		
<p>PLEASE TAKE NOTICE that:</p> <p>1. The Plan and Confirmation Order. On June 20, 2020, the United States Bankruptcy Court for the Northern District of California, San Francisco Division (the "Bankruptcy Court") entered an order (Docket No. 8053) (the "Confirmation Order") confirming the Debtors' and Shareholder Proponents' Joint Chapter 11 Plan of Reorganization Dated June 19, 2020 (Docket No. 8048) (together with all schedules and exhibits thereto, and as may be modified, amended, or supplemented from time to time, the "Plan"). Capitalized terms used but not defined herein have the meanings ascribed to such terms in the Plan or the Confirmation Order, as applicable.</p> <p>2. The Plan Effective Date. The Effective Date of the Plan occurred on July 1, 2020, and as a result, the Plan has been substantially consummated.</p> <p>3. Plan Binding. The Plan and all provisions of the Plan (including, without limitation, all discharge, injunction, exculpation, and release provisions contained in the Plan and in the Confirmation Order) are binding on all holders of Claims against, or interests in, the Debtors, whether or not the Claims or interests of any such holder are impaired under the Plan and whether or not any such holder voted to accept the Plan. You are encouraged to review the Plan and the Confirmation Order in their entirety.</p> <p>4. CHANNELING INJUNCTION. In addition to the other provisions of the Plan and the Confirmation Order, the Plan and the Confirmation Order provide that the sole source of recovery for holders of Fire Victim Claims shall be from the Fire Victim Trust, and the sole source of recovery for holders of Subrogation Wildfire Claims shall be from the Subrogation Wildfire Trust. The holders of Fire Victim Claims and Subrogation Wildfire Claims shall have no recourse to or Claims whatsoever against the Debtors or the Reorganized Debtors or their estates and properties. Consistent with the foregoing and as provided in the Plan and the Confirmation Order, all Entities that have held or asserted, or that hold or assert any Fire Victim Claim or Subrogation Wildfire Claim shall be permanently and forever stayed, restrained, and enjoined from taking any action for the purpose of directly or indirectly collecting, recovering, or receiving payments, satisfaction, or recovery from any Debtor or Reorganized Debtor or its assets and properties with respect to any Fire Claims, including all of the following actions:</p> <p>a. commencing, conducting, or continuing, in any manner, whether directly or indirectly, any suit, action, or other proceeding of any kind in any forum with respect to any such Fire Claim, against or affecting any Debtor or Reorganized Debtor, or any property or interests in property of any Debtor or Reorganized Debtor with respect to any such Fire Claim;</p> <p>b. enforcing, levying, attaching, collecting or otherwise recovering, by any manner or means, or in any manner, either directly or indirectly, any judgment, award, decree or other order against any Debtor or Reorganized Debtor or against the property of any Debtor or Reorganized Debtor with respect to any such Fire Claim;</p> <p>c. creating, perfecting, or enforcing in any manner, whether directly or indirectly, any Lien of any kind against any Debtor or Reorganized Debtor or the property of any Debtor or Reorganized Debtor with respect to any such Fire Claims;</p> <p>d. asserting or accomplishing any setoff, right of subrogation, indemnity, contribution, or recoupment of any kind, whether directly or indirectly, against any obligation due to any Debtor or Reorganized Debtor or against the property of any Debtor or Reorganized Debtor with respect to any such Fire Claim; and</p> <p>e. taking any act, in any manner, in any place whatsoever, that does not conform to, or comply with, the provisions of the Plan Documents, with respect to any such Fire Claim.</p> <p>5. Assumption of Executory Contracts and Unexpired Leases and Resolution of Cure Disputes.</p> <p>a. Pursuant to Section 8.1(a) of the Plan and Paragraph 32a. of the Confirmation Order, as of July 1, 2020 and subject to the payment of any applicable Cure Amount, all executory contracts and unexpired leases to which any of the Debtors are parties shall be deemed assumed, unless such executory contract or unexpired lease (i) was previously assumed or rejected by the Debtors, pursuant to a Final Order, (ii) previously expired or terminated pursuant to its own terms or by agreement of the parties thereto, (iii) was the subject of a motion to assume, assume and assign, or reject filed by the Debtors on or before June 20, 2020, or (iv) is specifically designated as an executory contract or unexpired lease to be rejected on the Schedule of Rejected Contracts (as such Schedule may be amended).</p> <p>b. Pursuant to Section 8.2(c) of the Plan and Paragraph 34 of the Confirmation Order, in the event of an unresolved dispute regarding (i) any Cure Amount, (ii) the ability of the Reorganized Debtors or any assignee to provide "adequate assurance of future performance" (within the meaning of section 365 of the Bankruptcy Code) under the executory contract or unexpired lease to be assumed, or (iii) any other matter pertaining to assumption, assumption and assignment, or the Cure Amounts required by section 365(b)(1) of the Bankruptcy Code (each, a "Cure Dispute"), such Cure Dispute shall be preserved and may be resolved in due course either consensually without further order of the Bankruptcy Court, or, after notice and an opportunity to be heard, by a Final Order of the Bankruptcy Court, which may be entered after July 1, 2020.</p> <p>6. Time for Filing Rejection Damage Claims; Further Amendments to the Schedules of Assumed and Rejected Contracts.</p> <p>a. Pursuant to Section 8.3 of the Plan and Paragraph 35a. of the Confirmation Order, in the event that the rejection of an executory contract or unexpired lease under the Plan results in damages to the other party or parties of such contract or lease, any Claim for such damages, shall be forever barred and shall not be enforceable against the Debtors or the Reorganized Debtors, or their respective estates, properties or interests in property, unless a proof of Claim is filed with the Bankruptcy Court and served upon the Debtors or the Reorganized Debtors, no later than thirty (30) days after the later of (i) June 20, 2020, or (ii) the effective date of the rejection of such executory contract or unexpired lease, as set forth on the Schedule of Rejected Contracts or in an order of the Bankruptcy Court.</p> <p>b. Pursuant to Paragraph 32d. of the Confirmation Order:</p> <p>i. the Debtors or the Reorganized Debtors have thirty (30) days from June 20, 2020 to file amendments to the Schedule of Assumed Contracts (as defined in the Plan Supplement) and Schedule of Rejected Contracts, to remove executory contracts and unexpired leases previously listed on the Schedule of Assumed Contracts and to add executory contracts and unexpired leases to the Schedule of Rejected Contracts;</p> <p>ii. any counterparty to an executory contract or unexpired lease that is added to the Schedule of Rejected Contracts or removed from the Schedule of Assumed Contracts shall have thirty (30) days from the date on which notice of such removal or addition is served on the counterparty to file an objection thereto, which objection may be resolved either consensually without further order of the Bankruptcy Court, or, by a Final Order of the Bankruptcy Court, with any rejection deemed approved as of July 1, 2020;</p> <p>iii. the rejection of any executory contract or unexpired lease added to the Schedule of Rejected Contracts shall be deemed approved by the Bankruptcy Court as of July 1, 2020 if an objection to the addition of such executory contract or unexpired lease to the Schedule of Rejected Contracts is not timely filed as provided above;</p> <p>For the avoidance of doubt, the counterparty to an executory contract or unexpired lease that is added to the Schedule of Rejected Contracts shall have thirty (30) days to file a claim for rejection damages following the later of (i) July 1, 2020 and (ii) if a timely objection to rejection is filed and is not consensually resolved by the parties, the entry of an order approving the rejection of such executory contract or unexpired lease.</p> <p>7. Final Fee Applications. Pursuant to Section 2.2 of the Plan, all final requests for the payment of Professional Fee Claims against a Debtor, including any Professional Fee Claim incurred during the period from the Petition Date through and including July 1, 2020, must be filed and served on the Reorganized Debtors no later than sixty (60) days after July 1, 2020. All such final requests will be subject to approval by the Bankruptcy Court after notice and a hearing in accordance with the procedures established by the Bankruptcy Code, the Interim Compensation Order, and any other prior orders of the Bankruptcy Court regarding the payment of Professionals in the Chapter 11 Cases.</p> <p>8. Certain Documents. The Confirmation Order, the Plan, the Financing Approval Order, the Fire Victim Trust Agreement, the Fire Victim Claims Resolution Procedures, and the Plan Supplement, can be viewed free of charge at the website for the Debtors' claims and noticing agent, Prime Clerk: https://restructuring.primeclerk.com/pgc/. Additionally, copies of such documents may be obtained by accessing the Bankruptcy Court's website: http://www.caeb.uscourts.gov. A PACER password and login are needed to access documents on the Bankruptcy Court's website, and can be obtained at http://www.pacer.psc.uscourts.gov. The Fire Victim Trust Agreement and the Fire Victim Claims Resolution Procedures, among other documents related to the Fire Victim Trust, can also be viewed free of charge at the website for the Fire Victim Trust, http://www.firevictimtrust.com.</p>		
<p>Dated: July 2, 2020</p> <p>WEIL, GOTSHAL & MANGES LLP KELLER BENVENUTTI KIM LLP</p>		
<p>Published in the Modoc County Record on July 16, 2020.</p>		

Exhibit CC

Page 107
PROOF OF PUBLICATION

(2015.5 C.C.P.)

STATE OF CALIFORNIA

County of Humboldt

I am a citizen of the United States and a resident of the County aforesaid; I am over the age of eighteen years, and not a party to or interested in the above-entitled matter, I am the editor and publisher of THE FERNDALE ENTERPRISE, a newspaper of general circulation, printed and published weekly in the City of Ferndale, County of Humboldt, and which newspaper has been adjudged a newspaper of general circulation by the Superior Court of the County of Humboldt, State of California, under the date of June 27, 1952, Consolidated Case Number 26961, that the notice, of which the annexed is a printed copy (set in type not smaller than nonpareil), has been published in each regular and entire issue of said newspaper and not in any supplement thereof on the following dates, to-wit:

7/16

all in the year 19 2020

I certify (or declare) under penalty of perjury that the foregoing is true and correct.

Dated at Ferndale, California,

this 17 day of July 2020

Heo
Signature

UNITED STATES BANKRUPTCY COURT
NORTHERN DISTRICT OF CALIFORNIA, SAN FRANCISCO DIVISION
In re:
PG&E CORPORATION,
- and -
PACIFIC GAS AND ELECTRIC COMPANY,
Debtors.
Bankruptcy Case
No. 19-30088 (DM)
Chapter 11
(Lead Case)
(Jointly Administered)

**NOTICE OF ENTRY OF CONFIRMATION ORDER AND OCCURRENCE
OF EFFECTIVE DATE OF DEBTORS' AND SHAREHOLDER
PROPOSERS' JOINT CHAPTER 11 PLAN OF
REORGANIZATION DATED JUNE 19, 2020**

PLEASE TAKE NOTICE that:

1. **The Plan and Confirmation Order.** On June 20, 2020, the United States Bankruptcy Court for the Northern District of California, San Francisco Division (the "Bankruptcy Court") entered an order [Docket No. 8053] (the "Confirmation Order") confirming the *Debtors' and Shareholder Proposers' Joint Chapter 11 Plan of Reorganization Dated June 19, 2020* [Docket No. 8048] (together with all schedules and exhibits thereto, and as may be modified, amended, or supplemented from time to time, the "Plan"). Capitalized terms used but not defined herein have the meanings ascribed to such terms in the Plan or the Confirmation Order, as applicable.

2. **The Plan Effective Date.** The Effective Date of the Plan occurred on July 1, 2020, and as a result, the Plan has been substantially consummated.

3. **Plan Binding.** The Plan and all provisions of the Plan (including, without limitation, all discharge, injunction, excusal, and release provisions contained in the Plan and in the Confirmation Order) are binding on all holders of Claims against, or Interests in, the Debtors, whether or not the Claims or Interests of any such holder are impaired under the Plan and whether or not any such holder voted to accept the Plan. You are encouraged to review the Plan and the Confirmation Order in their entirety.

4. **CHANNELING INJUNCTION.** In addition to the other provisions of the Plan and the Confirmation Order, the Plan and the Confirmation Order provide that the *sole* source of recovery for holders of Fire Victim Claims shall be from the Fire Victim Trust, and the *sole* source of recovery for holders of Subrogation Wildfire Claims shall be from the Subrogation Wildfire Trust. The holders of Fire Victim Claims and Subrogation Wildfire Claims shall have no recourse to or Claims whatsoever against the Debtors or the Reorganized Debtors or their assets and properties. Consistent with the foregoing and as provided in the Plan and the Confirmation Order, all Entities that have held or asserted, or that hold or assert any Fire Victim Claim or Subrogation Wildfire Claim shall be *permanently and forever stayed, restrained, and enjoined* from taking any action for the purpose of directly or indirectly collecting, recovering, or receiving payments, satisfaction, or recovery from any Debtor or Reorganized Debtor or its assets and properties with respect to any Fire Claims, including all of the following actions:

a. commencing, conducting, or continuing, in any manner, whether directly or indirectly, any suit, action, or other proceeding of any kind in any forum with respect to any such Fire Claim, against or affecting any Debtor or Reorganized Debtor, or any property or interests in property of any Debtor or Reorganized Debtor with respect to any such Fire Claim;

b. enforcing, levying, attaching, collecting or otherwise recovering, by any manner or means, or in any manner, either directly or indirectly, any judgment, award, decree or other order against any Debtor or Reorganized Debtor or against the property of any Debtor or Reorganized Debtor with respect to any such Fire Claim;

c. creating, perfecting, or enforcing in any manner, whether directly or indirectly, any Lien of any kind against any Debtor or Reorganized Debtor or the property of any Debtor or Reorganized Debtor with respect to any such Fire Claims;

d. asserting or accomplishing any setoff, right of subrogation, indemnity, contribution, or recoupment of any kind, whether directly or indirectly, against any obligation due to any Debtor or Reorganized Debtor or against the property of any Debtor or Reorganized Debtor with respect to any such Fire Claim; and

e. taking any act, in any manner, in any place whatsoever, that does not conform to, or comply with, the provisions of the Plan Documents, with respect to any such Fire Claim.

5. **Assumption of Executory Contracts and Unexpired Leases and Resolution of Cure Disputes.**

a. Pursuant to Section 8.1(a) of the Plan and Paragraph 32a, of the Confirmation Order, as of July 1, 2020 and subject to the payment of any applicable Cure Amount, all executory contracts and unexpired leases to which any of the Debtors are parties shall be deemed assumed, unless such executory contract or unexpired lease (i) was previously assumed or rejected by the Debtors, pursuant to a Final Order, (ii) previously expired or terminated pursuant to its own terms or by agreement of the parties thereto, (iii) was the subject of a motion to assume, assume and assign, or reject filed

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PROOF OF PUBLICATION

(2015.5.C.C.P.)

STATE OF CALIFORNIA

County of Humboldt

I am a citizen of the United States and a resident of the County aforesaid; I am over the age of eighteen years, and not a party to or interested in the above-entitled matter, I am the editor and publisher of THE FERNDALE ENTERPRISE, a newspaper of general circulation, printed and published weekly in the City of Ferndale, County of Humboldt, and which newspaper has been adjudged a newspaper of general circulation by the Superior Court of the County of Humboldt, State of California, under the date of June 27, 1952, Consolidated Case Number 26961, that the notice, of which the annexed is a printed copy (set in type not smaller than nonpareil), has been published in each regular and entire issue of said newspaper and not in any supplement thereof on the following dates, to-wit:

7/16

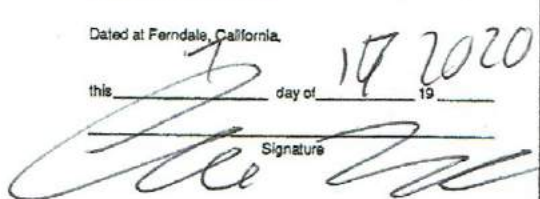
all in the year 19 2020

I certify (or declare) under penalty of perjury that the foregoing is true and correct.

Dated at Ferndale, California,

this 17 day of July 2020

Signature



Q&A for Ferndale's

by the Debtors on or before June 20, 2020, or (iv) is specifically designated as an executory contract or unexpired lease to be rejected on the Schedule of Rejected Contracts (as such Schedule may be amended).

b. Pursuant to Section 8.2(c) of the Plan and Paragraph 34 of the Confirmation Order, in the event of an unresolved dispute regarding (i) any Cure Amount, (ii) the ability of the Reorganized Debtors or any assignee to provide "adequate assurance of future performance" (within the meaning of section 365 of the Bankruptcy Code) under the executory contract or unexpired lease to be assumed, or (iii) any other matter pertaining to assumption, assumption and assignment, or the Cure Amounts required by section 365(b)(1) of the Bankruptcy Code (each, a "Cure Dispute"), such Cure Dispute shall be preserved and may be resolved in due course either consensually without further order of the Bankruptcy Court, or, after notice and an opportunity to be heard, by a Final Order of the Bankruptcy Court, which may be entered after July 1, 2020.

Proof of Filing Rejection Damage Claims; Further Amendments to the Schedules of Assumed and Rejected Contracts.

a. Pursuant to Section 8.3 of the Plan and Paragraph 35a. of the Confirmation Order, in the event that the rejection of an executory contract or unexpired lease under the Plan results in damages to the other party or parties to such contract or lease, any Claim for such damages, shall be forever barred and shall not be enforceable against the Debtors or the Reorganized Debtors, or their respective estates, properties or interests in property, unless a proof of Claim is filed with the Bankruptcy Court and served upon the Debtors or the Reorganized Debtors, no later than thirty (30) days after the later of (i) June 20, 2020, or (ii) the effective date of the rejection of such executory contract or unexpired lease, as set forth on the Schedule of Rejected Contracts or in an order of the Bankruptcy Court.

b. Pursuant to Paragraph 32d of the Confirmation Order:

i. the Debtors or the Reorganized Debtors have thirty (30) days from June 20, 2020 to file amendments to the Schedule of Assumed Contracts (as defined in the Plan Supplement) and Schedule of Rejected Contracts, to remove executory contracts and unexpired leases previously listed on the Schedule of Assumed Contracts and to add executory contracts and unexpired leases to the Schedule of Rejected Contracts;

ii. any counterparty to an executory contract unexpired lease that is added to the Schedule of Rejected Contracts or removed from the Schedule of Assumed Contracts shall have thirty (30) days from the date on which notice of such removal or addition is served on the counterparty to file an objection thereto, which objection may be resolved either consensually without further order of the Bankruptcy Court, or, by a Final Order of the Bankruptcy Court, with any rejection deemed approved as of July 1, 2020;

iii. the rejection of any executory contract or unexpired lease added to the Schedule of Rejected Contracts shall be deemed approved by the Bankruptcy Court as of July 1, 2020 if an objection to the addition of such executory contract or unexpired lease to the Schedule of Rejected Contracts is not timely filed as provided above.

For the avoidance of doubt, the counterparty to an executory contract or unexpired lease that is added to the Schedule of Rejected Contracts shall have thirty (30) days to file a claim for rejection damages following the later of (i) July 1, 2020 and (ii) if a timely objection to rejection is filed and is not consensually resolved by the parties, the entry of an order approving the rejection of such executory contract or unexpired lease.

7. Final Fee Applications. Pursuant to Section 2.2 of the Plan, all final requests for the payment of Professional Fee Claims against a Debtor, including any Professional Fee Claim incurred during the period from the Petition Date through and including July 1, 2020, must be filed and served on the Reorganized Debtors no later than sixty (60) days after July 1, 2020. All such final requests will be subject to approval by the Bankruptcy Court after notice and a hearing in accordance with the procedures established by the Bankruptcy Code, the Interim Compensation Order, and any other prior orders of the Bankruptcy Court regarding the payment of Professionals in the Chapter 11 Cases.

8. Certain Documents. The Confirmation Order, the Plan, the Financing Approval Order, the Fire Victim Trust Agreement, the Fire Victim Claims Resolution Procedures, and the Plan Supplement, can be viewed free of charge at the website for the Debtors' claims and noticing agent, Prime Clerk: <https://restructuring.primeclerk.com/pge/>. Additionally, copies of such documents may be obtained by accessing the Bankruptcy Court's website: <http://www.cacb.uscourts.gov>. A PACER password and login are needed to access documents on the Bankruptcy Court's website, and can be obtained at: <http://www.pacer.psc.uscourts.gov>. The Fire Victim Trust Agreement and the Fire Victim Claims Resolution Procedures, among other documents related to the Fire Victim Trust, can also be viewed free of charge at the website for the Fire Victim Trust, <https://www.firevictimtrust.com/>.

Dated: July 2, 2020

WEIL, GOTSHAL & MANGES LLP
KELLER BENVENUTTI KIM LLP

UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF CALIFORNIA, SAN FRANCISCO DIVISION		
<p>In re: PG&E CORPORATION, and - PACIFIC GAS AND ELECTRIC COMPANY, Debtors.</p>	<p>Bankruptcy Case No. 19-30088 (DM) Chapter 11 (Lead Case) (Jointly Administered)</p>	
NOTICE OF ENTRY OF CONFIRMATION ORDER AND OCCURRENCE OF EFFECTIVE DATE OF DEBTORS' AND SHAREHOLDER PROPOSERS' JOINT CHAPTER 11 PLAN OF REORGANIZATION DATED JUNE 19, 2020		
<p>PLEASE TAKE NOTICE that:</p> <p>1. The Plan and Confirmation Order. On June 20, 2020, the United States Bankruptcy Court for the Northern District of California, San Francisco Division (the "Bankruptcy Court") entered an order (Docket No. 8053) (the "Confirmation Order") confirming the <i>Debtors' and Shareholder Proposers' Joint Chapter 11 Plan of Reorganization Dated June 19, 2020</i> (Docket No. 8048) (together with all schedules and exhibits thereto, and as may be modified, amended, or supplemented from time to time, the "Plan"). Capitalized terms used but not defined herein have the meanings ascribed to such terms in the Plan or the Confirmation Order, as applicable.</p> <p>2. The Plan Effective Date. The Effective Date of the Plan occurred on July 1, 2020, and as a result, the Plan has been substantially consummated.</p> <p>3. Plan Binding. The Plan and all provisions of the Plan (including, without limitation, all discharge, injunction, exculpation, and release provisions contained in the Plan and in the Confirmation Order) are binding on all holders of Claims against, or Interests in, the Debtors, whether or not the Claims or Interests of any such holder are impaired under the Plan and whether or not any such holder voted to accept the Plan. You are encouraged to review the Plan and the Confirmation Order in their entirety.</p> <p>4. CHANNELING INJUNCTION. In addition to the other provisions of the Plan and the Confirmation Order, the Plan and the Confirmation Order provide that the <i>sole</i> source of recovery for holders of Fire Victim Claims shall be from the Fire Victim Trust, and the <i>sole</i> source of recovery for holders of Subrogation Wildfire Claims shall be from the Subrogation Wildfire Trust. The holders of Fire Victim Claims and Subrogation Wildfire Claims shall have no recourse to or Claims whatsoever against the Debtors or the Reorganized Debtors or their assets and properties. Consistent with the foregoing and as provided in the Plan and the Confirmation Order, all Entities that have held or asserted, or that hold or assert any Fire Victim Claim or Subrogation Wildfire Claim shall be <i>permanently and forever stayed, restrained, and enjoined</i> from taking any action for the purpose of directly or indirectly collecting, recovering, or receiving payments, satisfaction, or recovery from any Debtor or Reorganized Debtor or its assets and properties with respect to any Fire Claims, including all of the following actions:</p> <ul style="list-style-type: none"> a. commencing, conducting, or continuing, in any manner, whether directly or indirectly, any suit, action, or other proceeding of any kind in any forum with respect to any such Fire Claim, against or affecting any Debtor or Reorganized Debtor, or any property or interests in property of any Debtor or Reorganized Debtor with respect to any such Fire Claim; b. enforcing, levying, attaching, collecting or otherwise recovering, by any manner or means, or in any manner, either directly or indirectly, any judgment, award, decree or other order against any Debtor or Reorganized Debtor or against the property of any Debtor or Reorganized Debtor with respect to any such Fire Claim; c. creating, perfecting, or enforcing in any manner, whether directly or indirectly, any Lien of any kind against any Debtor or Reorganized Debtor or the property of any Debtor or Reorganized Debtor with respect to any such Fire Claims; d. asserting or accomplishing any setoff, right of subrogation, indemnity, contribution, or recoupment of any kind, whether directly or indirectly, against any obligation due to any Debtor or Reorganized Debtor or against the property of any Debtor or Reorganized Debtor with respect to any such Fire Claim; and e. taking any act, in any manner, in any place whatsoever, that does not conform to, or comply with, the provisions of the Plan Documents, with respect to any such Fire Claim. <p>5. Assumption of Executory Contracts and Unexpired Leases and Resolution of Cure Disputes.</p> <p>a. Pursuant to Section 8.1(a) of the Plan and Paragraph 32a. of the Confirmation Order, as of July 1, 2020 and subject to the payment of any applicable Cure Amount, all executory contracts and unexpired leases to which any of the Debtors are parties shall be deemed assumed, unless such executory contract or unexpired lease (i) was previously assumed or rejected by the Debtors, pursuant to a Final Order, (ii) previously expired or terminated pursuant to its own terms or by agreement of the parties thereto, (iii) was the subject of a motion to assume, assume and assign, or reject filed</p>		<p>by the Debtors on or before June 20, 2020, or (iv) is specifically designated as an executory contract or unexpired lease to be rejected on the Schedule of Rejected Contracts (as such Schedule may be amended).</p> <p>b. Pursuant to Section 8.2(c) of the Plan and Paragraph 34 of the Confirmation Order, in the event of an unresolved dispute regarding (i) any Cure Amount, (ii) the ability of the Reorganized Debtors or any assignee to provide "adequate assurance of future performance" (within the meaning of section 365 of the Bankruptcy Code) under the executory contract or unexpired lease to be assumed, or (iii) any other matter pertaining to assumption, assumption and assignment, or the Cure Amounts required by section 365(b)(1) of the Bankruptcy Code (each, a "Cure Dispute"), such Cure Dispute shall be preserved and may be resolved in due course either consensually without further order of the Bankruptcy Court, or, after notice and an opportunity to be heard, by a Final Order of the Bankruptcy Court, which may be entered after July 1, 2020.</p> <p>6. Time for Filing Rejection Damage Claims; Further Amendments to the Schedules of Assumed and Rejected Contracts.</p> <p>a. Pursuant to Section 8.3 of the Plan and Paragraph 35a. of the Confirmation Order, in the event that the rejection of an executory contract or unexpired lease under the Plan results in damages to the other party or parties to such contract or lease, any Claim for such damages, shall be forever barred and shall not be enforceable against the Debtors or the Reorganized Debtors, or their respective estates, properties or interests in property, unless a proof of Claim is filed with the Bankruptcy Court and served upon the Debtors or the Reorganized Debtors, no later than thirty (30) days after the later of (i) June 20, 2020, or (ii) the effective date of the rejection of such executory contract or unexpired lease, as set forth on the Schedule of Rejected Contracts or in an order of the Bankruptcy Court.</p> <p>b. Pursuant to Paragraph 32d. of the Confirmation Order:</p> <ul style="list-style-type: none"> i. the Debtors or the Reorganized Debtors have thirty (30) days from June 20, 2020 to file amendments to the Schedule of Assumed Contracts (as defined in the Plan Supplement) and Schedule of Rejected Contracts, to remove executory contracts and unexpired leases previously listed on the Schedule of Assumed Contracts and to add executory contracts and unexpired leases to the Schedule of Rejected Contracts; ii. any counterparty to an executory contract or unexpired lease that is added to the Schedule of Rejected Contracts or removed from the Schedule of Assumed Contracts shall have thirty (30) days from the date on which notice of such removal or addition is served on the counterparty to file an objection thereto, which objection may be resolved either consensually without further order of the Bankruptcy Court, or, by a Final Order of the Bankruptcy Court, with any rejection deemed approved as of July 1, 2020; and iii. the rejection of any executory contract or unexpired lease added to the Schedule of Rejected Contracts shall be deemed approved by the Bankruptcy Court as of July 1, 2020 if an objection to the addition of such executory contract or unexpired lease to the Schedule of Rejected Contracts is not timely filed as provided above. <p>For the avoidance of doubt, the counterparty to an executory contract or unexpired lease that is added to the Schedule of Rejected Contracts shall have thirty (30) days to file a claim for rejection damages following the later of (i) July 1, 2020 and (ii) if a timely objection to rejection is filed and is not consensually resolved by the parties, the entry of an order approving the rejection of such executory contract or unexpired lease.</p> <p>7. Final Fee Applications. Pursuant to Section 2.2 of the Plan, all final requests for the payment of Professional Fee Claims against a Debtor, including any Professional Fee Claim incurred during the period from the Petition Date through and including July 1, 2020, must be filed and served on the Reorganized Debtors no later than sixty (60) days after July 1, 2020. All such final requests will be subject to approval by the Bankruptcy Court after notice and a hearing in accordance with the procedures established by the Bankruptcy Code, the Interim Compensation Order, and any other prior orders of the Bankruptcy Court regarding the payment of Professionals in the Chapter 11 Cases.</p> <p>8. Certain Documents. The Confirmation Order, the Plan, the Financing Approval Order, the Fire Victim Trust Agreement, the Fire Victim Claims Resolution Procedures, and the Plan Supplement, can be viewed free of charge at the website for the Debtors' claims and noticing agent, Prime Clerk: https://restructuring.primeclerk.com/pgc/. Additionally, copies of such documents may be obtained by accessing the Bankruptcy Court's website: http://www.canc.uscourts.gov. A PACER password and login are needed to access documents on the Bankruptcy Court's website, and can be obtained at http://www.pacer.psc.uscourts.gov. The Fire Victim Trust Agreement and the Fire Victim Claims Resolution Procedures, among other documents related to the Fire Victim Trust, can also be viewed free of charge at the website for the Fire Victim Trust, https://www.firevictimtrust.com/.</p> <p>Dated: July 2, 2020</p> <p style="text-align: center;">WEIL, GOTSHAL & MANGES LLP KELLER BENVENUTTI KIM LLP</p>

